# **GRANT SUMMARY SHEET**

Grant Name:	2021 PSN Middle Grant 21-22
Department:	POLICE DEPARTMENT
Grantor:	U.S. DEPARTMENT OF JUSTICE
Pass-Through Grantor (If applicable):	TENN. DEPT. OF FIN. & ADMIN.
Total Award this Action:	\$151,451.00
Cash Match	\$0.00
Department Contact:	Jim Stephens 880-2850
Status:	CONTINUATION

## **Program Description:**

Funding will be used for reducing violent crime in Davidson County. This funding will be used to pay for overtime and equipment to investigate violent gun crimes in targeted areas for enhanced prosecution.

## Plan for continuation of services upon grant expiration:

Project is totally grant funded and will cease upon expiration of the grant.

#### DocuSign Envelope ID: 88B826B0-BDCC-4BD1-962B-83E821A0F94A

#### Grants Tracking Form

					Part	One				
Pre-App	plication	<b>n</b> O	Application (	•	Award Accept		ntract Amendn	nent O		
	Depart		Dept. No.			Contact			Phone	Fax
POLICE DEP		-	031	Jim Stephens					880-2850	880-3077
Grant N			2021 PSN Midd	•						
			-			_	Others			
Grantor			U.S. DEPARTMENT OF	JUSTICE	2 11 11 1 1 N		Other:			
	Period F		10/15/21			Inticipated Application	Date:			
	Period T		08/31/22		(applications only) A	pplication Deadline:				
Funding	g Type:		FED PASS THRU	-		Multi-Department	Grant		<ul> <li>If yes, list</li> </ul>	below.
Pass-Th	nru:		TENN. DEPT. OF FIN. 8	3. ADMIN. 🗸		Outside Consulta	nt Project:			
Award <sup>•</sup>	Туре:		COMPETITIVE	-		Total Award:		\$151,451.00		
Status:			CONTINUATION	-		Metro Cash Matc	h:	\$0.00		
Metro C	Category	/:	Est. Prior.	-		Metro In-Kind Ma	tch:	\$0.00	-	
CFDA #			16.609	]		Is Council approv	al required?			
Project	Descrir	ation:	1	]		Applic. Submitted Ele	•			
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Contact:

trinity.weathersby@nashville.gov vaughn.wilson@nashville.gov

Rev. 04/23/09 5246



GCP APPROVED 8/3/21

τW

					Agenc	y Tracking #		Edison ID	
	10/15/2021			8/31/2022		31701-640	31701-64030 7155		
Grantee Le	Grantee Legal Entity Name							Edison Vendor ID	
Metrop	olitan Governme	ent of Nasl	nville	and Davidso	n Coun	ty		4	
Subrecipie	nt or Recipient		CFDA	<b>#:</b> 16.609					
Sul	brecipient	-							
Re	cipient		Grante	ee's fiscal ye	ar end:	June 30			
Service Ca	<b>ption</b> (one line on	ly)							
PSN, F	Y19 Project Saf	e Neighbo	rhood	I - Middle					
Funding — FY	State	Federa		Interdepart	montal	Other	тот	AL Grant Contract Amount	
F1 FY22-23	State	\$151,45		merdeparti	lientai	Other	101	\$151,451.00	
TOTAL:		\$151,45						\$151,451.00	
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Grantoo So	election Process	Summary							
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Non-co	ompetitive Selec	tion		5					
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#### GRANT CONTRACT BETWEEN THE STATE OF TENNESSEE, DEPARTMENT OF FINANCE AND ADMINISTRATION, OFFICE OF CRIMINAL JUSTICE PROGRAMS AND METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY

This grant contract ("Grant Contract"), by and between the State of Tennessee, Department of Finance and Administration, Office of Criminal Justice Programs, hereinafter referred to as the "State" or the "Grantor State Agency" and Grantee Metropolitan Government of Nashville and Davidson County, hereinafter referred to as the "Grantee," is for the provision of the reduction of violent crime by administering the Project Safe Neighborhoods funds, as further defined in the "SCOPE OF SERVICES AND DELIVERABLES."

Grantee Edison Vendor ID # 4

#### A. SCOPE OF SERVICES AND DELIVERABLES:

- A.1. The Grantee shall provide the scope of services and deliverables ("Scope") as required, described, and detailed in this Grant Contract.
- A.2. The Grantee shall comply with and perform all services, functions, and/or requirements as stated in the grantee's application under which this Grant Contract is awarded, and that is hereby incorporated into this Grant Contract as Attachment A, attached hereto.
- A.3. The Grantee shall comply with all reporting requirements described in the Grantee's application, in the Office of Criminal Justice Programs Administrative Manual located on the website at <u>https://www.tn.gov/finance/office-of-criminal-justice-programs/ocjp/ocjp-grants-manual.html</u> and in any correspondence from the Office of Criminal Justice Programs (OCJP).
- A.4. The Grantee shall comply with all other requirements described in the Grantee's application and in the Office of Criminal Justice Programs Administrative Manual located on the website at <u>https://www.tn.gov/finance/office-of-criminal-justice-programs/ocjp/ocjp-grants-manual.html</u>. The Grantee agrees to comply with any changes in requirements made in the manual and/or identified in correspondence from the Office of Criminal Justice Programs.
- A.5. Project Safe Neighborhoods (PSN) is designed to create and foster safer neighborhoods through a sustained reduction in violent crime, including, but not limited to, addressing criminal gangs and the felonious possession and use of firearms. The program's effectiveness depends upon the ongoing coordination, cooperation, and partnerships of local, state, tribal, and federal law enforcement agencies-and the communities they serve-engaged in a unified approach led by the U.S. Attorney Office (USAO) in all 94 districts. Acting decisively in a coordinated manner at all levels-federal, state, local, and tribal-will help reverse a rise in violent crime and keep American citizens safe. PSN provides the critical funding, resources, and training for law enforcement, prosecutors, and their PSN teams to combat violent crime and make their communities safer through a comprehensive approach to public safety that marries targeted law enforcement efforts with community engagement, prevention, and reentry efforts.

With PSN, each USAO is responsible for establishing a collaborative PSN team of federal, state, local, and tribal (where applicable) law enforcement and other community members to implement a strategic plan for investigating, prosecuting, and preventing violent crime. Through the PSN team (referred to as the "PSN task force"), each district will implement the five design features of PSN-leadership, partnership, targeted and prioritized enforcement, prevention, and accountability-to address violent crime in their respective districts.

a. The Grantee will gather and maintain data relating to grant project activities and program performance as required by the Office of Criminal Justice Programs. The data collected should support the information submitted on required reports. The data should show an improvement in the criminal justice system in that jurisdiction.

b. The Grantee is responsible for quarterly and annual reporting on their projects to OCJP using the report forms available for their particular project.

- A.6. <u>Incorporation of Additional Documents</u>. Each of the following documents is included as a part of this Grant Contract by reference or attachment. In the event of a discrepancy or ambiguity regarding the Grantee's duties, responsibilities, and performance hereunder, these items shall govern in order of precedence below.
  - a. this Grant Contract document with any attachments or exhibits (excluding the items listed at subsections b. and c., below);
  - b. the State grant proposal solicitation as may be amended, if any;
  - c. the Grantee's proposal (Attachment A) incorporated to elaborate supplementary scope of services specifications.
- A.7. Incorporation of Federal Award Identification Worksheet. The federal award identification worksheet, which appears as Attachment B, is incorporated in this Grant Contract.

#### B. TERM OF CONTRACT:

B.1. This Grant Contract shall be effective on 10/15/2021 ("Effective Date") and extend for a period of Ten (10) months and Sixteen (16) days after the Effective Date ("Term"). The State shall have no obligation to the Grantee for fulfillment of the Scope outside the Term.

#### C. PAYMENT TERMS AND CONDITIONS:

- C.1. <u>Maximum Liability</u>. In no event shall the maximum liability of the State under this Grant Contract exceed One Hundred Fifty One Thousand Four Hundred Fifty One Dollars (\$151,451.00) ("Maximum Liability"). The Grant Budget, attached and incorporated as Attachment A-1, is the maximum amount due the Grantee under this Grant Contract. The Grant Budget line-items include, but are not limited to, all applicable taxes, fees, overhead, and all other direct and indirect costs incurred or to be incurred by the Grantee.
- C.2. <u>Compensation Firm</u>. The Maximum Liability of the State is not subject to escalation for any reason unless amended. The Grant Budget amounts are firm for the duration of the Grant Contract and are not subject to escalation for any reason unless amended, except as provided in Section C.6.
- C.3. <u>Payment Methodology</u>. The Grantee shall be reimbursed for actual, reasonable, and necessary costs based upon the Grant Budget, not to exceed the Maximum Liability established in Section C.1. Upon progress toward the completion of the Scope, as described in Section A of this Grant Contract, the Grantee shall submit invoices prior to any reimbursement of allowable costs.
- C.4. <u>Travel Compensation</u>. Reimbursement to the Grantee for travel, meals, or lodging shall be subject to amounts and limitations specified in the "State Comprehensive Travel Regulations," as they are amended from time to time, and shall be contingent upon and limited by the Grant Budget funding for said reimbursement.
- C.5. <u>Invoice Requirements</u>. The Grantee shall invoice the State no more often than monthly, with all necessary supporting documentation, and present such to:

Tennessee Department of Finance and Administration Office of Business and Finance

- a. Each invoice shall clearly and accurately detail all of the following required information (calculations must be extended and totaled correctly).
  - (1) Invoice/Reference Number (assigned by the Grantee).
  - (2) Invoice Date.
  - (3) Invoice Period (to which the reimbursement request is applicable).
  - (4) Grant Contract Number (assigned by the State).
  - (5) Grantor: Department of Finance and Administration, Office of Criminal Justice Programs.
  - (6) Grantor Number (assigned by the Grantee to the above-referenced Grantor).
  - (7) Grantee Name.
  - (8) Grantee Tennessee Edison Registration ID Number Referenced in Preamble of this Grant Contract.
  - (9) Grantee Remittance Address.
  - (10) Grantee Contact for Invoice Questions (name, phone, or fax).
  - (11) Itemization of Reimbursement Requested for the Invoice Period— it must detail, at minimum, all of the following:
    - i. The amount requested by Grant Budget line-item (including any travel expenditure reimbursement requested and for which documentation and receipts, as required by "State Comprehensive Travel Regulations," are attached to the invoice).
    - ii. The amount reimbursed by Grant Budget line-item to date.
    - iii. The total amount reimbursed under the Grant Contract to date.
    - iv. The total amount requested (all line-items) for the Invoice Period.
- b. The Grantee understands and agrees to all of the following.
  - (1) An invoice under this Grant Contract shall include only reimbursement requests for actual, reasonable, and necessary expenditures required in the delivery of service described by this Grant Contract and shall be subject to the Grant Budget and any other provision of this Grant Contract relating to allowable reimbursements.
  - (2) An invoice under this Grant Contract shall not include any reimbursement request for future expenditures.
  - (3) An invoice under this Grant Contract shall initiate the timeframe for reimbursement only when the State is in receipt of the invoice, and the invoice meets the minimum requirements of this section C.5.
- C.6. <u>Budget Line-items</u>. Expenditures, reimbursements, and payments under this Grant Contract shall adhere to the Grant Budget. The Grantee may vary from a Grant Budget line-item amount by up to twenty percent (20%) of the line-item amount, provided that any increase is off-set by an equal reduction of other line-item amount(s) such that the net result of variances shall not increase the total Grant Contract amount detailed by the Grant Budget. Any increase in the Grant Budget, grand total amounts shall require an amendment of this Grant Contract.
- C.7. <u>Disbursement Reconciliation and Close Out</u>. The Grantee shall submit any final invoice and a grant disbursement reconciliation report within sixty (60) days of the Grant Contract end date and in form and substance acceptable to the State.
  - a. If total disbursements by the State pursuant to this Grant Contract exceed the amounts permitted by Section C of this Grant Contract, the Grantee shall refund the difference to

the State. The Grantee shall submit said refund with the final grant disbursement reconciliation report.

- b. The State shall not be responsible for the payment of any invoice submitted to the state after the grant disbursement reconciliation report. The State will not deem any Grantee costs submitted for reimbursement after the grant disbursement reconciliation report to be allowable and reimbursable by the State, and such invoices will NOT be paid.
- c. The Grantee's failure to provide a final grant disbursement reconciliation report to the state as required by this Grant Contract shall result in the Grantee being deemed ineligible for reimbursement under this Grant Contract, and the Grantee shall be required to refund any and all payments by the state pursuant to this Grant Contract.
- d. The Grantee must close out its accounting records at the end of the Term in such a way that reimbursable expenditures and revenue collections are NOT carried forward.
- C.8. Indirect Cost. Should the Grantee request reimbursement for indirect costs, the Grantee must submit to the State a copy of the indirect cost rate approved by the cognizant federal agency or the cognizant state agency, as applicable. The Grantee will be reimbursed for indirect costs in accordance with the approved indirect cost rate and amounts and limitations specified in the attached Grant Budget. Once the Grantee makes an election and treats a given cost as direct or indirect, it must apply that treatment consistently and may not change during the Term. Any changes in the approved indirect cost rate must have prior approval of the cognizant federal agency or the cognizant state agency, as applicable. If the indirect cost rate is provisional during the Term, once the rate becomes final, the Grantee agrees to remit any overpayment of funds to the State, and subject to the availability of funds the State agrees to remit any underpayment to the Grantee.
- C.9. <u>Cost Allocation</u>. If any part of the costs to be reimbursed under this Grant Contract are joint costs involving allocation to more than one program or activity, such costs shall be allocated and reported in accordance with the provisions of Department of Finance and Administration Policy Statement 03 or any amendments or revisions made to this policy statement during the Term.
- C.10. <u>Payment of Invoice</u>. A payment by the State shall not prejudice the State's right to object to or question any reimbursement, invoice, or related matter. A payment by the State shall not be construed as acceptance of any part of the work or service provided or as approval of any amount as an allowable cost.
- C.11. <u>Non-allowable Costs</u>. Any amounts payable to the Grantee shall be subject to reduction for amounts included in any invoice or payment that are determined by the State, on the basis of audits or monitoring conducted in accordance with the terms of this Grant Contract, to constitute unallowable costs.
- C.12. <u>State's Right to Set Off.</u> The State reserves the right to set off or deduct from amounts that are or shall become due and payable to the Grantee under this Grant Contract or under any other agreement between the Grantee and the State of Tennessee under which the Grantee has a right to receive payment from the State.
- C.13. <u>Prerequisite Documentation</u>. The Grantee shall not invoice the State under this Grant Contract until the State has received the following, properly completed documentation.
  - a. The Grantee shall complete, sign, and return to the State an "Authorization Agreement for Automatic Deposit (ACH Credits) Form" provided by the State. By doing so, the Grantee acknowledges and agrees that, once this form is received by the State, all payments to the Grantee under this or any other grant contract will be made by automated clearing house ("ACH").
  - b. The Grantee shall complete, sign, and return to the State the State-provided W-9 form. The taxpayer identification number on the W-9 form must be the same as the Grantee's

Federal Employer Identification Number or Social Security Number referenced in the Grantee's Edison registration information.

#### D. STANDARD TERMS AND CONDITIONS:

- D.1. <u>Required Approvals</u>. The State is not bound by this Grant Contract until it is signed by the parties and approved by appropriate officials in accordance with applicable Tennessee laws and regulations (depending upon the specifics of this Grant Contract, the officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).
- D.2. <u>Modification and Amendment</u>. This Grant Contract may be modified only by a written amendment signed by all parties and approved by the officials who approved the Grant Contract and, depending upon the specifics of the Grant Contract as amended, any additional officials required by Tennessee laws and regulations (the officials may include, but are not limited to, the Commissioner of Finance and Administration, the Commissioner of Human Resources, and the Comptroller of the Treasury).
- D.3. <u>Termination for Convenience</u>. The State may terminate this Grant Contract without cause for any reason. A termination for convenience shall not be a breach of this Grant Contract by the State. The State shall give the Grantee at least thirty (30) days written notice before the effective termination date. The Grantee shall be entitled to compensation for authorized expenditures and satisfactory services completed as of the termination date, but in no event shall the State be liable to the Grantee for compensation for any service that has not been rendered. The final decision as to the amount for which the State is liable shall be determined by the State. The Grantee shall not have any right to any actual general, special, incidental, consequential, or any other damages whatsoever of any description or amount for the State's exercise of its right to terminate for convenience.
- D.4. <u>Termination for Cause</u>. If the Grantee fails to properly perform its obligations under this Grant Contract, or if the Grantee violates any terms of this Grant Contract, the State shall have the right to immediately terminate this Grant Contract and withhold payments in excess of fair compensation for completed services. Notwithstanding the exercise of the State's right to terminate this Grant Contract for cause, the Grantee shall not be relieved of liability to the State for damages sustained by virtue of any breach of this Grant Contract by the Grantee.
- D.5. <u>Subcontracting</u>. The Grantee shall not assign this Grant Contract or enter into a subcontract for any of the services performed under this Grant Contract without obtaining the prior written approval of the State. If such subcontracts are approved by the State, each shall contain, at a minimum, sections of this Grant Contract pertaining to "Conflicts of Interest," "Lobbying," "Nondiscrimination," "Public Accountability," "Public Notice," and "Records" (as identified by the section headings). Notwithstanding any use of approved subcontractors, the Grantee shall remain responsible for all work performed.
- D.6. <u>Conflicts of Interest</u>. The Grantee warrants that no part of the total Grant Contract Amount shall be paid directly or indirectly to an employee or official of the State of Tennessee as wages, compensation, or gifts in exchange for acting as an officer, agent, employee, subcontractor, or consultant to the Grantee in connection with any work contemplated or performed relative to this Grant Contract.
- D.7. Lobbying. The Grantee certifies, to the best of its knowledge and belief, that:
  - a. No federally appropriated funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of an agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the awarding of any federal contract, the making of any federal grant, the making of any federal loan, the entering into

of any cooperative agreement, and the extension, continuation, renewal, amendment, or modification of any federal contract, grant, loan, or cooperative agreement.

- b. If any funds other than federally appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any agency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with this contract, grant, loan, or cooperative agreement, the Grantee shall complete and submit Standard Form-LLL, "Disclosure of Lobbying Activities," in accordance with its instructions.
- c. The Grantee shall require that the language of this certification be included in the award documents for all sub-awards at all tiers (including subcontracts, sub-grants, and contracts under grants, loans, and cooperative agreements) and that all subrecipients shall certify and disclose accordingly.

This certification is a material representation of fact upon which reliance was placed when this transaction was made or entered into and is a prerequisite for making or entering into this transaction imposed by 31 U.S.C. § 1352.

D.8. <u>Communications and Contacts</u>. All instructions, notices, consents, demands, or other communications required or contemplated by this Grant Contract shall be in writing and shall be made by certified, first class mail, return receipt requested and postage prepaid, by overnight courier service with an asset tracking system, or by email or facsimile transmission with recipient confirmation. All communications, regardless of method of transmission, shall be addressed to the respective party as set out below:

The State:

Jason Smith, Program Manager Department of Finance and Administration Office of Criminal Justice Programs 312 Rosa L. Parks Avenue, Suite 1800 Nashville, Tennessee 37243-1102 Email: Jason.J.Smith@tn.gov Telephone # (615) 741-4417

The Grantee:

James Stephens, Lieutenant Metropolitan Nashville Police Department 600 Murfreesboro Pike P.O. Box 196399 Nashville, Tennessee 37219-6399 Email james.stephens@nashville.gov Telephone # (615) 880-2850

A change to the above contact information requires written notice to the person designated by the other party to receive notice.

All instructions, notices, consents, demands, or other communications shall be considered effectively given upon receipt or recipient confirmation as may be required.

D.9. <u>Subject to Funds Availability</u>. This Grant Contract is subject to the appropriation and availability of State or Federal funds. In the event that the funds are not appropriated or are otherwise unavailable, the State reserves the right to terminate this Grant Contract upon written notice to the Grantee. The State's right to terminate this Grant Contract due to lack of funds is not a breach of this Grant Contract by the State. Upon receipt of the written notice, the Grantee shall cease all work associated with the Grant Contract. Should such an event occur, the Grantee shall be entitled to compensation for all satisfactory and authorized services completed as of the

termination date. Upon such termination, the Grantee shall have no right to recover from the State any actual, general, special, incidental, consequential, or any other damages whatsoever of any description or amount.

- D.10. <u>Nondiscrimination</u>. The Grantee hereby agrees, warrants, and assures that no person shall be excluded from participation in, be denied benefits of, or be otherwise subjected to discrimination in the performance of this Grant Contract or in the employment practices of the Grantee on the grounds of handicap or disability, age, race, color, religion, sex, national origin, or any other classification protected by Federal, Tennessee State constitutional, or statutory law. The Grantee shall, upon request, show proof of such nondiscrimination and shall post in conspicuous places, available to all employees and applicants, notices of nondiscrimination.
- D.11. <u>HIPAA Compliance</u>. The State and the Grantee shall comply with obligations under the Health Insurance Portability and Accountability Act of 1996 (HIPAA), Health Information Technology for Economic and Clinical Health Act (HITECH) and any other relevant laws and regulations regarding privacy (collectively the "Privacy Rules"). The obligations set forth in this Section shall survive the termination of this Grant Contract.
  - a. The Grantee warrants to the State that it is familiar with the requirements of the Privacy Rules and will comply with all applicable HIPAA requirements in the course of this Grant Contract.
  - b. The Grantee warrants that it will cooperate with the State, including cooperation and coordination with State privacy officials and other compliance officers required by the Privacy Rules, in the course of performance of this Grant Contract so that both parties will be in compliance with the Privacy Rules.
  - c. The State and the Grantee will sign documents, including but not limited to business associate agreements, as required by the Privacy Rules and that are reasonably necessary to keep the State and the Grantee in compliance with the Privacy Rules. This provision shall not apply if information received by the State under this Grant Contract is NOT "protected health information" as defined by the Privacy Rules, or if the Privacy Rules permit the State to receive such information without entering into a business associate agreement or signing another such document.
- D.12. <u>Public Accountability</u>. If the Grantee is subject to Tenn. Code Ann. § 8-4-401 *et seq.*, or if this Grant Contract involves the provision of services to citizens by the Grantee on behalf of the State, the Grantee agrees to establish a system through which recipients of services may present grievances about the operation of the service program. The Grantee shall also display in a prominent place, located near the passageway through which the public enters in order to receive Grant supported services, a sign at least eleven inches (11") in height and seventeen inches (17") in width stating:

NOTICE: THIS AGENCY IS A RECIPIENT OF TAXPAYER FUNDING. IF YOU OBSERVE AN AGENCY DIRECTOR OR EMPLOYEE ENGAGING IN ANY ACTIVITY WHICH YOU CONSIDER TO BE ILLEGAL, IMPROPER, OR WASTEFUL, PLEASE CALL THE STATE COMPTROLLER'S TOLL-FREE HOTLINE: 1-800-232-5454.

The sign shall be on the form prescribed by the Comptroller of the Treasury. The Grantor State Agency shall obtain copies of the sign from the Comptroller of the Treasury, and upon request from the Grantee, provide Grantee with any necessary signs.

D.13. <u>Public Notice</u>. All notices, informational pamphlets, press releases, research reports, signs, and similar public notices prepared and released by the Grantee in relation to this Grant Contract shall include the statement, "This project is funded under a grant contract with the State of Tennessee." All notices by the Grantee in relation to this Grant Contract shall be approved by the State.

- D.14. <u>Licensure</u>. The Grantee, its employees, and any approved subcontractor shall be licensed pursuant to all applicable federal, state, and local laws, ordinances, rules, and regulations and shall upon request provide proof of all licenses.
- D.15. <u>Records</u>. The Grantee and any approved subcontractor shall maintain documentation for all charges under this Grant Contract. The books, records, and documents of the Grantee and any approved subcontractor, insofar as they relate to work performed or money received under this Grant Contract, shall be maintained in accordance with applicable Tennessee law. In no case shall the records be maintained for a period of less than five (5) full years from the date of the final payment. The Grantee's records shall be subject to audit at any reasonable time and upon reasonable notice by the Grantor State Agency, the Comptroller of the Treasury, or their duly appointed representatives.

The records shall be maintained in accordance with Governmental Accounting Standards Board (GASB) Accounting Standards or the Financial Accounting Standards Board (FASB) Accounting Standards Codification, as applicable, and any related AICPA Industry Audit and Accounting guides.

In addition, documentation of grant applications, budgets, reports, awards, and expenditures will be maintained in accordance with U.S. Office of Management and Budget's *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*.

Grant expenditures shall be made in accordance with local government purchasing policies and procedures and purchasing procedures for local governments authorized under state law.

The Grantee shall also comply with any recordkeeping and reporting requirements prescribed by the Tennessee Comptroller of the Treasury.

The Grantee shall establish a system of internal controls that utilize the COSO Internal Control -Integrated Framework model as the basic foundation for the internal control system. The Grantee shall incorporate any additional Comptroller of the Treasury directives into its internal control system.

Any other required records or reports which are not contemplated in the above standards shall follow the format designated by the head of the Grantor State Agency, the Central Procurement Office, or the Commissioner of Finance and Administration of the State of Tennessee.

- D.16. <u>Monitoring</u>. The Grantee's activities conducted and records maintained pursuant to this Grant Contract shall be subject to monitoring and evaluation by the State, the Comptroller of the Treasury, or their duly appointed representatives.
- D.17. <u>Progress Reports</u>. The Grantee shall submit brief, periodic, progress reports to the State as requested.
- D.18. <u>Annual and Final Reports</u>. The Grantee shall submit, within three (3) months of the conclusion of each year of the Term, an annual report. For grant contracts with a term of less than one (1) year, the Grantee shall submit a final report within three (3) months of the conclusion of the Term. For grant contracts with multiyear terms, the final report will take the place of the annual report for the final year of the Term. The Grantee shall submit annual and final reports to the Grantor State Agency. At minimum, annual and final reports shall include: (a) the Grantee's name; (b) the Grant Contract's Edison identification number, Term, and total amount; (c) a narrative section that describes the program's goals, outcomes, successes and setbacks, whether the Grantee used benchmarks or indicators to determine progress, and whether any proposed activities were not completed; and (d) other relevant details requested by the Grantor State Agency. Annual and final report documents to be completed by the Grantee shall appear on the Grantor State Agency's website or as an attachment to the Grant Contract.
- D.19. <u>Audit Report.</u> The Grantee shall be audited in accordance with applicable Tennessee law.

If the Grantee is subject to an audit under this provision, then the Grantee shall complete Attachment C.

When a federal single audit is required, the audit shall be performed in accordance with U.S. Office of Management and Budget's *Uniform Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards*.

A copy of the audit report shall be provided to the Comptroller by the licensed, independent public accountant. Audit reports shall be made available to the public.

D.20. <u>Procurement</u>. If other terms of this Grant Contract allow reimbursement for the cost of goods, materials, supplies, equipment, or contracted services, such procurement shall be made on a competitive basis, including the use of competitive bidding procedures, where practical. The Grantee shall maintain documentation for the basis of each procurement for which reimbursement is paid pursuant to this Grant Contract. In each instance where it is determined that use of a competitive procurement method is not practical, supporting documentation shall include a written justification for the decision and for use of a non-competitive procurement. If the Grantee is a subrecipient, the Grantee shall comply with 2 C.F.R. §§ 200.317—300.326 when procuring property and services under a federal award.

The Grantee shall obtain prior approval from the State before purchasing any equipment under this Grant Contract.

For purposes of this Grant Contract, the term "equipment" shall include any article of nonexpendable, tangible, personal property having a useful life of more than one year and an acquisition cost which equals or exceeds five thousand dollars (\$5,000.00).

- D.21. <u>Strict Performance</u>. Failure by any party to this Grant Contract to insist in any one or more cases upon the strict performance of any of the terms, covenants, conditions, or provisions of this Grant Contract is not a waiver or relinquishment of any term, covenant, condition, or provision. No term or condition of this Grant Contract shall be held to be waived, modified, or deleted except by a written amendment signed by the parties.
- D.22. <u>Independent Contractor</u>. The parties shall not act as employees, partners, joint venturers, or associates of one another in the performance of this Grant Contract. The parties acknowledge that they are independent contracting entities and that nothing in this Grant Contract shall be construed to create a principal/agent relationship or to allow either to exercise control or direction over the manner or method by which the other transacts its business affairs or provides its usual services. The employees or agents of one party shall not be deemed or construed to be the employees or agents of the other party for any purpose whatsoever.
- D.23. Limitation of State's Liability. The State shall have no liability except as specifically provided in this Grant Contract. In no event will the State be liable to the Grantee or any other party for any lost revenues, lost profits, loss of business, loss of grant funding, decrease in the value of any securities or cash position, time, money, goodwill, or any indirect, special, incidental, punitive, exemplary or consequential damages of any nature, whether based on warranty, contract, statute, regulation, tort (including but not limited to negligence), or any other legal theory that may arise under this Grant Contract or otherwise. The State's total liability under this Grant Contract (including any exhibits, schedules, amendments or other attachments to the Contract) or otherwise shall under no circumstances exceed the Maximum Liability originally established in Section C.1 of this Grant Contract. This limitation of liability is cumulative and not per incident.
- D.24. Force Majeure. "Force Majeure Event" means fire, flood, earthquake, elements of nature or acts of God, wars, riots, civil disorders, rebellions or revolutions, acts of terrorism or any other similar cause beyond the reasonable control of the party except to the extent that the non-performing party is at fault in failing to prevent or causing the default or delay, and provided that the default or delay cannot reasonably be circumvented by the non-performing party through the use of alternate sources, workaround plans or other means. A strike, lockout or labor dispute shall not excuse either party from its obligations under this Grant Contract. Except as set forth in this Section, any failure or delay by a party in the performance of its obligations under this Grant Contract or grounds for termination. The non-performing party will be excused from performing those obligations

directly affected by the Force Majeure Event, and only for as long as the Force Majeure Event continues, provided that the party continues to use diligent, good faith efforts to resume performance without delay. The occurrence of a Force Majeure Event affecting Grantee's representatives, suppliers, subcontractors, customers or business apart from this Grant Contract is not a Force Majeure Event under this Grant Contract. Grantee will promptly notify the State of any delay caused by a Force Majeure Event (to be confirmed in a written notice to the State within one (1) day of the inception of the delay) that a Force Majeure Event has occurred, and will describe in reasonable detail the nature of the Force Majeure Event. If any Force Majeure Event results in a delay in Grantee's performance longer than forty-eight (48) hours, the State may, upon notice to Grantee: (a) cease payment of the fees until Grant Contract or any purchase order, in whole or in part, without further payment except for fees then due and payable. Grantee will not increase its charges under this Grant Contract or charge the State any fees other than those provided for in this Grant Contract as the result of a Force Majeure Event.

- D.25. <u>Tennessee Department of Revenue Registration</u>. The Grantee shall comply with all applicable registration requirements contained in Tenn. Code Ann. §§ 67-6-601 608. Compliance with applicable registration requirements is a material requirement of this Grant Contract.
- D.26. <u>Charges to Service Recipients Prohibited</u>. The Grantee shall not collect any amount in the form of fees or reimbursements from the recipients of any service provided pursuant to this Grant Contract.
- D.27. <u>State Interest in Equipment or Motor Vehicles</u>. The Grantee shall take legal title to all equipment or motor vehicles purchased totally or in part with funds provided under this Grant Contract, subject to the State's equitable interest therein, to the extent of its *pro rata* share, based upon the State's contribution to the purchase price. The term "equipment" shall include any article of nonexpendable, tangible, personal property having a useful life of more than one year and an acquisition cost which equals or exceeds five hundred dollars (\$500.00). The term "motor vehicle" shall include any article of tangible personal property that is required to be registered under the "Tennessee Motor Vehicle Title and Registration Law", Tenn. Code Ann. Title 55, Chapters 1-6.

As authorized by the Tennessee Uniform Commercial Code, Tenn. Code Ann. Title 47, Chapter 9 and the "Tennessee Motor Vehicle Title and Registration Law," Tenn. Code Ann. Title 55, Chapters 1-6, the parties intend this Grant Contract to create a security interest in favor of the State in the equipment or motor vehicles acquired by the Grantee pursuant to the provisions of this Grant Contract. A further intent of this Grant Contract is to acknowledge and continue the security interest in favor of the State in the equipment or motor vehicles acquired by the Grantee pursuant to the provisions of this program's prior year Grant Contracts between the State and the Grantee.

The Grantee grants the State a security interest in all equipment or motor vehicles acquired in whole or in part by the Grantee under this Grant Contract. This Grant Contract is intended to be a security agreement pursuant to the Uniform Commercial Code for any of the equipment or motor vehicles herein specified which, under applicable law, may be subject to a security interest pursuant to the Uniform Commercial Code, and the Grantee hereby grants the State a security interest in said equipment or motor vehicles. The Grantee agrees that the State may file this Grant Contract or a reproduction thereof, in any appropriate office, as a financing statement for any of the equipment herein specified. Any reproduction of this or any other security agreement or financing statement shall be sufficient as a financing statement. In addition, the Grantee agrees to execute and deliver to the State, upon the State's request, any financing statements, as well as extensions, renewals, and amendments thereof, and reproduction of this Grant Contract in such form as the State may require to perfect a security interest with respect to said equipment or motor vehicles. The Grantee shall pay all costs of filing such financing statements and any extensions, renewals, amendments and releases thereof, and shall pay all reasonable costs and expenses of any record searches for financing statements the State may reasonably require. Without the prior written consent of the State, the Grantee shall not create or suffer to be created pursuant to the Uniform Commercial Code any other security interest in said equipment or motor

vehicles, including replacements and additions thereto. Upon the Grantee's breach of any covenant or agreement contained in this Grant Contract, including the covenants to pay when due all sums secured by this Grant Contract, the State shall have the remedies of a secured party under the Uniform Commercial Code and, at the State's option, may also invoke the remedies herein provided.

The Grantee agrees to be responsible for the accountability, maintenance, management, and inventory of all property purchased totally or in part with funds provided under this Grant Contract. The Grantee shall maintain a perpetual inventory system for all equipment or motor vehicles purchased with funds provided under this Grant Contract and shall submit an inventory control report which must include, at a minimum, the following:

- a. Description of the equipment or motor vehicles;
- b. Vehicle identification number;
- c. Manufacturer's serial number or other identification number, when applicable;
- d. Acquisition date, cost, and check number;
- e. Fund source, State grant number, or other applicable fund source identification;
- f. Percentage of state funds applied to the purchase;
- g. Location within the Grantee's operations where the equipment or motor vehicles is used;
- h. Condition of the property or disposition date if Grantee no longer has possession;
- i. Depreciation method, if applicable; and
- j. Monthly depreciation amount, if applicable.

The Grantee shall tag equipment or motor vehicles with an identification number which is cross referenced to the equipment or motor vehicle item on the inventory control report. The Grantee shall inventory equipment or motor vehicles annually. The Grantee must compare the results of the inventory with the inventory control report and investigate any differences. The Grantee must then adjust the inventory control report to reflect the results of the physical inventory and subsequent investigation.

The Grantee shall submit its inventory control report of all equipment or motor vehicles purchased with funding through this Grant Contract within thirty (30) days of its end date and in form and substance acceptable to the State. This inventory control report shall contain, at a minimum, the requirements specified above for inventory control. The Grantee shall notify the State, in writing, of any equipment or motor vehicle loss describing reasons for the loss. Should the equipment or motor vehicles be destroyed, lost, or stolen, the Grantee shall be responsible to the State for the *pro rata* amount of the residual value at the time of loss based upon the State's original contribution to the purchase price.

Upon termination of the Grant Contract, where a further contractual relationship is not entered into, or at another time during the term of the Grant Contract, the Grantee shall request written approval from the State for any proposed disposition of equipment or motor vehicles purchased with Grant funds. All equipment or motor vehicles shall be disposed of in such a manner as parties may agree from among alternatives approved by Tennessee Department of General Services as appropriate and in accordance with any applicable federal laws or regulations.

- D.28. <u>State and Federal Compliance</u>. The Grantee shall comply with all applicable state and federal laws and regulations in the performance of this Grant Contract. The U.S. Office of Management and Budget's Administrative Requirements, Cost Principles, and Audit Requirements for Federal Awards is available here: <u>http://www.ecfr.gov/cgi-bin/text-</u> idx?SID=c6b2f053952359ba94470ad3a7c1a975&tpl=/ecfrbrowse/Title02/2cfr200 main 02.tpl
- D.29. <u>Governing Law</u>. This Grant Contract shall be governed by and construed in accordance with the laws of the State of Tennessee. The Grantee agrees that it will be subject to the exclusive

jurisdiction of the courts of the State of Tennessee in actions that may arise under this Grant Contract. The Grantee acknowledges and agrees that any rights or claims against the State of Tennessee or its employees hereunder, and any remedies arising there from, shall be subject to and limited to those rights and remedies, if any, available under Tenn. Code Ann. §§ 9-8-101 through 9-8-408.

- D.30. <u>Completeness</u>. This Grant Contract is complete and contains the entire understanding between the parties relating to the subject matter contained herein, including all the terms and conditions agreed to by the parties. This Grant Contract supersedes any and all prior understandings, representations, negotiations, or agreements between the parties, whether written or oral.
- D.31. <u>Severability</u>. If any terms and conditions of this Grant Contract are held to be invalid or unenforceable as a matter of law, the other terms and conditions shall not be affected and shall remain in full force and effect. To this end, the terms and conditions of this Grant Contract are declared severable.
- D.32. <u>Headings</u>. Section headings are for reference purposes only and shall not be construed as part of this Grant Contract.
- D.33. <u>Iran Divestment Act.</u> The requirements of Tenn. Code Ann. § 12-12-101 et.seq., addressing contracting with persons as defined at T.C.A. §12-12-103(5) that engage in investment activities in Iran, shall be a material provision of this Grant Contract. The Grantee certifies, under penalty of perjury, that to the best of its knowledge and belief that it is not on the list created pursuant to Tenn. Code Ann. § 12-12-106.
- D.34. <u>Debarment and Suspension.</u> The Grantee certifies, to the best of its knowledge and belief, that it, its current and future principals, its current and future subcontractors and their principals:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible, or voluntarily excluded from covered transactions by any federal or state department or agency;
  - have not within a three (3) year period preceding this Grant Contract been convicted of, or had a civil judgment rendered against them from commission of fraud, or a criminal offence in connection with obtaining, attempting to obtain, or performing a public (federal, state, or local) transaction or grant under a public transaction; violation of federal or state antitrust statutes or commission of embezzlement, theft, forgery, bribery, falsification, or destruction of records, making false statements, or receiving stolen property;
  - c. are not presently indicted or otherwise criminally or civilly charged by a government entity (federal, state, or local) with commission of any of the offenses detailed in section b. of this certification; and
  - d. have not within a three (3) year period preceding this Grant Contract had one or more public transactions (federal, state, or local) terminated for cause or default.

The Grantee shall provide immediate written notice to the State if at any time it learns that there was an earlier failure to disclose information or that due to changed circumstances, its principals or the principals of its subcontractors are excluded or disqualified, or presently fall under any of the prohibitions of sections a-d.

D.35. <u>Confidentiality of Records</u>. Strict standards of confidentiality of records and information shall be maintained in accordance with applicable state and federal law. All material and information, regardless of form, medium or method of communication, provided to the Grantee by the State or acquired by the Grantee on behalf of the State that is regarded as confidential under state or federal law shall be regarded as "Confidential Information." Nothing in this Section shall permit Grantee to disclose any Confidential Information, regardless of whether it has been disclosed or

made available to the Grantee due to intentional or negligent actions or inactions of agents of the State or third parties. Confidential Information shall not be disclosed except as required or permitted under state or federal law. Grantee shall take all necessary steps to safeguard the confidentiality of such material or information in conformance with applicable state and federal law.

The obligations set forth in this Section shall survive the termination of this Grant Contract.

#### E. SPECIAL TERMS AND CONDITIONS:

- E.1. <u>Conflicting Terms and Conditions</u>. Should any of these special terms and conditions conflict with any other terms and conditions of this Grant Contract, the special terms and conditions shall be subordinate to the Grant Contract's other terms and conditions.
- E.2. Transfer of Grantee's Obligations.

The Grantee shall not transfer or restructure its operations related to this Grant Contract without the prior written approval of the State. The Grantee shall immediately notify the State in writing of a proposed transfer or restructuring of its operations related to this Grant Contract. The State reserves the right to request additional information or impose additional terms and conditions before approving a proposed transfer or restructuring.

- E.3. <u>Counterpart Clause</u>. This agreement may be executed in two or more dated counterparts, each of which shall be deemed an original, but all of which together shall constitute one and the same effective instrument.
- E.4. Prohibition on Certain Telecommunications and Video Surveillance Services or Equipment. If applicable and as required by 2 CFR 200.216, Grantee is prohibited from obligating or expending loan or grant funds to procure or obtain; extend or renew a contract to procure or obtain; or enter into a contract (or extend or renew a contract) to procure or obtain equipment, services, or systems that uses covered telecommunications equipment or services as a substantial or essential component of any system, or as a critical technology as part of any system. As described in Public Law 115-232, Section 889, "covered telecommunications equipment" is as follows:
  - a. Telecommunications equipment produced by Huawei Technologies Company or ZTE Corporation (or any subsidiary or affiliate of such entities).
  - a. For the purpose of public safety, security of government facilities, physical security surveillance of critical infrastructure, and other national security purposes, video surveillance and telecommunications equipment produced by Hytera Communications Corporation, Hangzhou Hikvision Digital Technology Company, or Dahua Technology Company (or any subsidiary or affiliate of such entities).
  - b. Telecommunications or video surveillance services provided by such entities or using such equipment.
  - c. Telecommunications or video surveillance equipment or services produced or provided by an entity that the Secretary of Defense, in consultation with the Director of the National Intelligence or the Director of the Federal Bureau of Investigation, reasonably believes to be an entity owned or controlled by, or otherwise connected to, the government of a covered foreign country.

#### E.5. Federal Funding Accountability and Transparency Act (FFATA).

This Grant Contract requires the Grantee to provide supplies or services that are funded in whole or in part by federal funds that are subject to FFATA. The Grantee is responsible for ensuring that all applicable FFATA requirements, including but not limited to those below, are met and that the Grantee provides information to the State as required.

The Grantee shall comply with the following:

- a. Reporting of Total Compensation of the Grantee's Executives.
  - (1) The Grantee shall report the names and total compensation of each of its five most highly compensated executives for the Grantee's preceding completed fiscal year, if in the Grantee's preceding fiscal year it received:
    - i. 80 percent or more of the Grantee's annual gross revenues from Federal procurement contracts and federal financial assistance subject to the Transparency Act, as defined at 2 CFR 170.320 (and sub awards); and
    - ii. \$25,000,000 or more in annual gross revenues from federal procurement contracts (and subcontracts), and federal financial assistance subject to the Transparency Act (and sub awards); and
    - The public does not have access to information about the compensation of the executives through periodic reports filed under section 13(a) or 15(d) of the Securities Exchange Act of 1934 (15 U.S.C. § 78m(a), 78o(d)) or § 6104 of the Internal Revenue Code of 1986. (To determine if the public has access to the compensation information, see the U.S. Security and Exchange Commission total compensation filings at <a href="http://www.sec.gov/answers/execomp.htm">http://www.sec.gov/answers/execomp.htm</a>.).

As defined in 2 C.F.R. § 170.315, "Executive" means officers, managing partners, or any other employees in management positions.

- (2) Total compensation means the cash and noncash dollar value earned by the executive during the Grantee's preceding fiscal year and includes the following (for more information see 17 CFR § 229.402(c)(2)):
  - i. Salary and bonus.
  - ii. Awards of stock, stock options, and stock appreciation rights. Use the dollar amount recognized for financial statement reporting purposes with respect to the fiscal year in accordance with the Statement of Financial Accounting Standards No. 123 (Revised 2004) (FAS 123R), Shared Based Payments.
  - iii. Earnings for services under non-equity incentive plans. This does not include group life, health, hospitalization or medical reimbursement plans that do not discriminate in favor of executives, and are available generally to all salaried employees.
  - iv. Change in pension value. This is the change in present value of defined benefit and actuarial pension plans.
  - v. Above-market earnings on deferred compensation which is not tax qualified.
  - vi. Other compensation, if the aggregate value of all such other compensation (e.g. severance, termination payments, value of life insurance paid on behalf of the employee, perquisites or property) for the executive exceeds \$10,000.
- b. The Grantee must report executive total compensation described above to the State by the end of the month during which this Grant Contract is established.
- c. If this Grant Contract is amended to extend its term, the Grantee must submit an executive total compensation report to the State by the end of the month in which the amendment to this Grant Contract becomes effective.

d. The Grantee will obtain a Data Universal Numbering System (DUNS) number and maintain its DUNS number for the term of this Grant Contract. More information about obtaining a DUNS Number can be found at: http://fedgov.dnb.com/webform/.

The Grantee's failure to comply with the above requirements is a material breach of this Grant Contract for which the State may terminate this Grant Contract for cause. The State will not be obligated to pay any outstanding invoice received from the Grantee unless and until the Grantee is in full compliance with the above requirements.

#### IN WITNESS WHEREOF,

#### METROPOLITAN GOVERNMENT OF NASHVILLE AND DAVIDSON COUNTY:

GRANTEE SIGNATURE

DATE

JOHN COOPER, MAYOR

PRINTED NAME AND TITLE OF GRANTEE SIGNATORY (above)

DEPARTMENT OF FINANCE AND ADMINISTRATION

HOWARD H. ELEY, COMMISSIONER

DATE

## SIGNATURE PAGE FOR 2021 Project Safe Neighborhood – Middle Grant

IN WITNESS WHEREOF, the parties have by their duly authorized representatives set their signatures.

## **METROPOLITAN GOVERNMENT OF** NASHVILLE AND DAVIDSON COUNTY

John Drake **Chief of Police**  7130121

Date

APPROVED AS TO AVAILABILITY OF FUNDS:

DocuSigned by:

kenin. (numbo/mjw Kevin-Grumbo, Director **Department of Finance** 

APPROVED AS TO RISK AND INSURANCE:

-DocuSigned by: Balogun Cobb

Directorofolnsurance

APPROVED AS TO FORM AND LEGALITY:

DocuSigned by:

Miki Eke Metropolitan Attorney

"See Previous Page" John Cooper Date Metropolitan Mayor

ATTEST:

**Metropolitan Clerk** 

8/4/2021

Date

8/5/2021

Date

8/4/2021

Date

Date

ID 2555

#### ATTACHMENT A APPLICATION FOR FUNDING GRANT PROJECT COVER SHEET

# OFFICE OF CRIMINAL JUSTICE PROGRAMS

FUND SOURCE	
-------------	--

OCJP JAG Priority Area

Innovations in Criminal Investigations

Required Information of	on Authorizing Agency:	Impleme	nting Agency:			
Name: Metropolitan G	Government of Nashville and Davidson	Name:	Metropolitan Nashville Police Department 600 Murfreesboro Pike			
Federal ID Number (FEI	<b>IN):</b> 62-0694743	Address:				
DUNS Number: 07821	17668		P.O. Box 1963	99		
SAM Expiration Date:	11/18/2021		Nashville		, TN 37219-6399	
Fiscal Year End Date:	June 30					
Will You Have Any Subco	ontracts? No					
Project Title: FY19 Proje	ect Safe Neighborhood - Middle					
AUTHORIZED OFFICIAL -	Contact Information					
(Name, Title, and Compl	ete Mailing Address)	Phone Nu	umber:	E-Mail Add	ress:	
John Cooper	, Mayor	(615) 862	2-6000	coop@nash	nville.gov	
1 Public Square		EXT:				
Suite 100						
Nashville	, 37201-1646					
PROJECT DIRECTOR - Cor	ntact Information					
(Name, Title, and Compl	lete Mailing Address)	Phone Nu	umber:	E-Mail Add	ress:	
James Stephens	, Lieutenant	(615) 880	-2850	james.stepł	nens@nashville.gov	
600 Murfreesboro Pike		EXT:				
P.O. Box 196399		ŀ				
Nashville	, 372196399					
FINANCIAL DIRECTOR - C	Contact Information					
(Name, Title, and Compl	lete Mailing Address)	Phone N	umber:	E-Mail Add	ress:	
Samir Mehic	, Director	(615) 862	-7363	samir.mehi	c@nashville.gov	
600 Murfreesboro Pike		EXT:			-	
P.O. Box 196399						
Nashville	, 372196399					
County/Counties Served	l (Type ALL if Statewide):			L		
Davidson						
U.S. Congressional Distri	ict(s): 5					

# **Scope of Services/Project Narrative**

## **PSN Middle FFY19**

## Implementing Agency: Metropolitan Nashville Police Department

#### PROBLEMS FOR INTERVENTION AND NEEDS TO BE IMPROVED

*Problem Description* – What is the nature and magnitude of the problem(s) to be solved by the proposed funding? This should be based on your agency's own data and/or other relevant sources and describe in detail the most pressing problems in your service/impact area. The problem statement should also identify the needs of the community based on relevant and timely data. This should be light on demographics and geography. (See Open Solicitation Blurb for project requirements)

Gun Violence has impacted the citizens of Nashville and their quality of life over the last several years.

2014 was a year where we had the fewest homicides in years (approximately 48) but that total rose to well over 100 in 2017. It decreased slightly to 89 in 2018, and 84 in 2019.

In 2015 we began using and tracking NIBIN (National Integrated Ballistic Information Network) data to combat the increase in gun violence. NIBIN utilizes forensic linkages of cartridge casings as leads between related shooting incidents.

In tracking this data we see extremely high rates of linked gun crime scenes in multiple zones located within the enforcement areas listed below.

As a department we are approaching almost 3000 NIBIN leads. The most current statistics that encompass primarily 2019 and 2020 incidents break down the following numbers of incidents for the project zones: 111 = 18, 211 = 26, 221 = 21, 321 = 16, 325 = 12, 335 = 16, 511 = 36, 611 = 66, 613 = 37, 615 = 15, 621 = 27, 623 = 31, and 721 = 310.

These NIBIN related incidents include robberies, shootings of people where victims survived, residential damage, and homicides. In total there were over 800 people affected in these NIBIN related incidents as victims, witnesses and suspects. Of the over 800 people 490 have criminal records with 37 being known gang members. The MNPD gang unit has documented over 1500 confirmed gang members in the greater Nashville area.

Across the county, robberies, shootings, damage to property, and homicides account for over half of all of the NIBIN associated incidents.

An increase in focus on these NIBIN related investigative leads and the intelligence derived from the data would enable the department to interrupt these shooting cycles, focus investigative efforts on suspects willing to pull the trigger, decrease gun related violence and increase the quality of life for the citizens in these areas most affected.

The additional deterrent of having a greater number of these cases receive enhanced prosecution where penalties are more substantial provides even greater impact on the MNPD's ability to effectively reduce these types of violent crimes.

#### ATTACHMENT A APPLICATION FOR FUNDING GRANT PROJECT NARRATIVE (Narrative Page 2)

#### **ELIGIBILITY**

Eligible subrecipients are limited to the Metropolitan Government of Nashville-Davidson County. Our agency is the Metropolitan Nashville Police Department located in Davidson County, TN. Applicants for this funding must allocate at least 30% of funds to combatting gang attacking, violent crime and firearms offenses. The department is constantly tracking gang activity and membership within the jurisdiction especially as it relates to violent crime and firearms offenses. We will combine the data we already have regarding gang membership and the data included in leads for violent crimes established through the NIBIN and ATF eTrace systems to have an evidence led violence reduction strategy. This will be used to investigate crimes where firearms were used and to investigate potential "straw purchasers" in an attempt to stop guns from being provided to prohibited offenders.

The department already has extensive data tracking mechanisms using the records management system (RMS) that update on a weekly basis at a minimum that will allow us to track frequency and locations of these violent acts. In addition there is data in RMS that allows us to quickly ascertain which established gangs have the highest levels of membership and whether or not those members are related to violent acts.

The department also actively tracks firearms arrests that occur on a daily basis and has a system of communication in place facilitating an almost daily dialogue with federal prosecutors to determine which of those firearms arrests would be best served by prosecution in the federal courts.

The MNPD has recently reorganized the Specialized Investigations Division to create 6 teams referred to as T.I.T.A.N.S. (The Investigative Teams Addressing Neighborhood Shootings) that specifically address violent firearm offenses, gang activity, and sources of firearms to prohibited persons. There are 6 teams with 1 supervisor and 6 investigators allocated for each team for a total of 36 detectives and 6 Sergeants. 1 team is comprised of the personnel that was formerly known as the Crime Gun Unit and 2 teams are from the MNPD's former Gang Unit.

## **PURPOSE**

This section should include goals and objectives of the project.

- Goals The goals are the general statement of long range benefits to the client or community that you are seeking to accomplish.
- Using NIBIN leads is an effective way to deal with gun crime within a community. This project will enable the department to institutionalize the use and training related to NIBIN leads provided by our crime lab which will enable us to take a precision approach to keeping gun related violence to a sustained minimum.
- Objectives The objectives are the general strategies (not specific activities) to be employed to accomplish the above stated goals.

Objective 1: Enhance the ability of the T.I.T.A.N.S. (The Investigative Teams Addressing Neighborhood Shootings) working with ATF partners to follow leads and investigate NIBIN related incidents that can be prosecuted at the state and federal level.

ATTACHMENT A APPLICATION FOR FUNDING GRANT PROJECT NARRATIVE (Narrative Page 3)

**Objective 2:** Provide additional training and opportunities to the MNPD investigators to follow-up on NIBIN related leads.

Objective 3: Use the ATF E-trace program to investigate suspicious firearm purchases by prioritizing firearms seized and linked to NIBIN related incidents over other non-linked seized firearms.

Objective 4: To purchase protective equipment (non-military), barriers and other equipment to protect personnel in their daily operations to investigate NIBIN related incidents related to the PSN grant only.

## ACTIVITIES

Activities are what a project does with the inputs to fulfill its mission. This section should describe the planned activities, major interventions or program elements designed to accomplish the goals of the project. You should describe the activities to be employed by the project to achieve the desired results. For projects requesting multi-year funding, describe and delineate how activities may change over the period of the grant if at all. Link the activities to the stated Objectives listed above. Repeat the section below as necessary.

<u>Objective 1</u>: Overtime will be allotted to the members of the TITANS teams to create additional opportunities for Unit detectives to analyze NIBIN data as assistance to the precinct and gain additional investigative leads for cases led by TITANS detectives with a focus of at least 30% of granted funds to be used in NIBIN leads which involve confirmed gang members. We have a statistical tracking mechanism already in place allowing us to determine when funds are used on a criminal case involving gang and non-gang members.

• Activities – Overtime used for investigative follow-up of NIBIN leads

<u>Objective 2</u>: Overtime will be allotted to the TITANS teams to follow-up on NIBIN leads after completing at least a 4 hour block of training conducted by Sgt. Joseph Winter and detectives from his former investigative team known as the Crime Gun Unit. This will provide a clear understanding of how to investigate NIBIN leads and familiarity of the minimum investigative follow-up actions to be completed for each lead.

• Activities – Overtime to be used by precinct investigators for investigative follow-up after completing training.

<u>Objective 3</u>: Investigative follow-up for suspicious firearm traces that are associated to NIBIN related incidents. This follow-up investigation will be contained to firearms not reported stolen, with low time to crime rates [less than 2 years] and that are forensically linked to NIBIN related incidents.

• Activities - Interviews to be conducted of firearms purchasers meeting these criteria and evaluated for potential prosecution of fraud or "straw purchasing".

<u>Objective 4</u>: Purchasing protective equipment for personnel assigned to investigate NIBIN related cases. These purchases will be tracked through the MNPD Fiscal Unit and reported to the grantor in the prescribed reporting system. This protective equipment will only be assigned to personnel who are working NIBIN related cases related to the PSN grant only.

• Activities – Protective equipment will only be utilized by personnel assigned to work cases related to the PSN grant.

## **IMPLEMENTATION TIMELINE FOR ACCOMPLISHING KEY GRANT ACTIVITIES**

This section should include a comprehensive timeline with concrete implementation and execution dates. The structure of the timeline should be feasible, and outline the best scenario for achieving goals and objectives. Please add additional lines as necessary.

Activity/ Output	Position of Person Completing	Due Date for Completion
NIBIN lead training for Investigators	Sgt. Joseph Winter and designated detective(s) from "TITANS A"	within 45 days of grant award
Establish min investigative standards for NIBIN follow-up	Already established from previous Crime Gun Unit	within 30 days of grant award
NIBIN lead follow-up	TITANS teams.	minimum standard lead investigations to be completed within 10 working days
Purchasing of protective equipment	Sgt. Joe Winter	within 45 days of grant award

## **INPUTS**

This section should describe the factors your project requires to conduct its activities and to achieve its goals and objectives. For example, an after school program would need to have an evidence based program and appropriate referrals from an outside resource to be able to execute the project effectively. Provide a brief description of grant funded position's responsibilities.

Include special degrees, educational requirements or experience which are requirements of the grantfunded positions. In addition to this grant, what other resources are being offered by your agency? Outline the organizational structure including all who work with the project regardless of whether or not their salaries are grant funded. To what extent would this grant affect the overall project budget? Would this grant fund the entire project or are there other resources that would be leveraged to benefit this project? Give some detail.

Training provided to the select investigators using grant funds will be required. All investigators will be POST certified police officers assigned to investigative units within the Metro Nashville Police Department with jurisdiction over the affected areas.

These types of investigations are already occurring and this grant will give the opportunity to investigate NIBIN related incidents that may be currently "filed" cases or cases suspended prior to the forensic linkage being established.

Personnel dedicated to the use of these funds for NIBIN investigations will be:

• Up to 36 Detectives (Police Officer II) assigned to the Specialized Investigations Division T.I.T.A.N.S. teams

- 6 Sergeants assigned to the SID TITANS teams. Sgt. Joseph Winter of "TITANS A" is designated to oversee administered funds and investigative follow-up.
- 1 Lieutenant assigned to the Specialized Investigations Division

The Specialized Investigations Division is specifically tasked and trained to address violent gun crime, firearms trafficking, and drug tracking with dedicated personnel (36 dedicated detectives and 6 dedicated sergeants to address violent crime alone). In addition almost half of the personnel assigned to TITANS teams were formerly assigned to the MNPD SID Gang Unit giving them unique experience and addressing, tracking and documenting gang activity.

## DATA COLLECTION PROCEDURE

Describe the data collection procedures you will undertake to collect and report the outputs and outcomes of the planned services or interventions. E.g. stakeholder questionnaires, client satisfaction surveys, case records, etc. Describe how you will document your activities and collect the data you will report for the quarterly PMT reports and OCJP Annual Report. Questions to be answered are; who will collect the data as well as how and when. In addition, describe how your agency will use the data collected to evaluate the goals of the project and the work performed and plan accordingly.

The Sergeant assigned to the SID "TITANS A" team (Sgt. Joseph Winter) will consistently collect and maintain the data related to actions using grant funds. The data collected will record the statistical measures listed below in the intended outputs section along with case tracking involving the following:

1. Which specific NIBIN cases were investigated using grant funds and the number of cases that involved confirmed Gang Members.

2. Number and names of confirmed gang members investigated and arrested as a result of the investigations.

3. Date of NIBIN assignments made along with data case is closed / completed

4. Assigned case detective(s)

Checklist of minimum requirements for each NIBIN related incident investigative follow-up will be required with each completed requirement having sufficient documentation of completion along with statistical data section that captures the below statistical data at a minimum.

## **COLLABORATION ACTIVITIES (REQUIRED)**

Collaboration is defined as a mutually beneficial and well-defined relationship entered into by two or more organizations to achieve results they are more likely to achieve together than alone. Collaboration should describe the ongoing working relationship where ideas are exchanged a common purpose and common goals are planned and attained. All applicants are strongly encouraged to collaborate with other agencies to achieve similar goals.

The MNPD personnel assigned to these investigations will work alongside of our ATF and FBI partners along with the Federal and State prosecutors to evaluate investigative progress and the most appropriate prosecution strategies. Currently we have 6 ATF agents, and an assistant US Attorney assigned to work and consult in these investigations. The MNPD is also in the process of establishing Task Force Officers with the ATF to assist in prosecutorial efforts at the federal level.

#### ATTACHMENT A APPLICATION FOR FUNDING GRANT PROJECT NARRATIVE (Narrative Page 6)

## **INTENDED OUTPUTS (Products)**

This section should describe the outputs or internal measures of the amount of work done within the project. **Outputs are the direct products of program activities** and usually are measured in terms of the volume of work accomplished. Outputs refer to the completion of tasks you are required to accomplish over the course of the project.

•Statistical outputs that will be measured and compiled will be:

o Number of Interviews for each incident completed

o Number of arrests made in association with each NIBIN related incident with the number of Gang Members arrested counted as a separate statistic.

o Number of cases cleared by exception as defined by TIBRS (to be provided if needed).

o Number of firearms seized during investigation.

o Number of firearms traffickers identified and prosecuted.

o Number of search warrants executed as a result of investigation.

#### **INTENDED OUTCOMES (Results)**

Outcomes describe the difference the project will make for its participants and/or the community as a whole. The outcomes for a project should be **measurable** based upon a set of defined criteria. Project goals should be set for each criterion. For projects requesting multi-year funding, describe how outcomes may be expected to change over the period of the grant.

•Reduction in year over year homicides by 5% the calendar year 2019 and 10% for calendar year 2020.

•Reduction in aggravated assaults where someone is actually shot by 10% within a year and sustained or lowered in the year that follows.

•Identification and Prosecution of 2 illegal gun traffickers for each of the next 2 years.

## **PROJECT SUMMARY (Mandatory)**

Applicants must provide a project summary that includes the applicant's name, title of project, the goals of the project, type of programs to be implemented, a **brief** description of strategies to be used, major deliverables, and coordination plans. The project summary must not exceed one-half page, or 400-500 words.

#### Title of Project: MNPD Enhanced Gun Crime Reduction

The goals of the project are to reduce gun related violence in Nashville with specific goals of a 5% to 10% reduction in homicides, 10% reduction in injuries from shootings, and the successful identification and prosecution of 4 illegal gun traffickers in the next 2 years. We will implement intense follow-up investigation and prosecution of subjects using firearms by utilizing NIBIN leads and the ATF E-trace program combined with federal and state prosecutions in coordination with our federal law enforcement partners. The strategy to be used will involve investigators following leads provided by forensic linkages of crime scenes provided by the NIBIN program and E-trace to identify and prosecute the offenders of illegal use and trafficking. We will work directly with ATF and FBI personnel

ATTACHMENT A APPLICATION FOR FUNDING GRANT PROJECT NARRATIVE (Narrative Page 7)

to identify, locate and prosecute the offenders while determining the best strategies for prosecution in coordination with our federal and state prosecutors.

UPON COMPLETION OF THIS SCOPE OF SERVICE/NARRATIVE SAVE A COPY AND SUBMIT IT ALONG WITH YOUR BUDGET FORM TO OCJP VIA THE E-MAIL NOTED IN SOLICITATION.

	GRANT	BUDGET					
	AME: Metropolitan Government of Nashville and Dav	vidson County					
	RCE: PSN Middle FFY19 ION IDENTIFICATION TITLE: PSN Middle FFY19						
The grant budget line-item amounts below shall be applicable only to expense incurred during the following Applicable Period: BEGIN: 10/15/2021 END: 08/31/2022							
POLICY 03 Object Line-Item Reference EXPENSE OBJECT LINE-ITEM CATEGORY <sup>1</sup> GRANT CONTRACT GRANTEE PARTICIPATION TOTAL P							
1, 2	Salaries, Benefits & Taxes <sup>2</sup>	\$111,526.00	\$0.00	\$111,526.00			
4, 15	Professional Fee, Grant & Award <sup>2</sup>	\$0.00	\$0.00	\$0.00			
5, 6, 7, 8, 9, 10	Supplies, Telephone, Postage & Shipping, Occupancy, Equipment Rental & Maintenance, Printing & Publications <sup>2</sup>	\$39,925.00	\$0.00	\$39,925.00			
11. 12	Travel, Conferences & Meetings <sup>2</sup>	\$0.00	\$0.00	\$0.00			
13	Interest <sup>2</sup>	\$0.00	\$0.00	\$0.00			
14	Insurance <sup>2</sup>	\$0.00	\$0.00	\$0.00			
16	Specific Assistance To Individuals <sup>2</sup>	\$0.00	\$0.00	\$0.00			
17	Depreciation <sup>2</sup>	\$0.00	\$0.00	\$0.00			
18	Other Non-Personnel <sup>2</sup>	\$0.00	\$0.00	\$0.00			
20	Capital Purchase <sup>2</sup>	\$0.00	\$0.00	\$0.00			
22	Indirect Cost <sup>2</sup>	\$0.00	\$0.00	\$0.00			
24	In-Kind Expense <sup>2</sup>	\$0.00	\$0.00	\$0.00			
25	GRAND TOTAL	\$151,451.00	\$0.00	\$151,451.00			

<sup>1</sup> Each expense object line-item shall be defined by the Department of Finance and Administration Policy 03, Uniform Reporting Requirements and Cost Allocation Plans for Subrecipients of Federal and State Grant Monies, Appendix A. (posted on the Internet at: https://www.tn.gov/content/dam/tn/finance/ocjp/Appendix J\_Policy\_03\_Report.xls)

<sup>2</sup> Applicable detail follows this page if line-item is funded.

#### **GRANT BUDGET LINE-ITEM DETAIL:**

AGENCY NAME: Metropolitan Government of Nashville and Davidson County FUND SOURCE: PSN Middle FFY19 SOLICITATION IDENTIFICATION TITLE: PSN Middle FFY19

SALARIES, BENEFITS & TAXES	AMOUNT
1 Lieutenant assigned to the Specialized Investigations Division(SID) - Overtime related to PSN	\$5,026.00
6 Sergeants assiged to the SID TITANS teams including Sgt. Winter of TITANS A to oversee	
administered funds and investigative follow-up	\$28,500.00
Up to 36 detectives (Police Officer II) asssigned to the Specialized Investigations Division T.I.T.A.N.S.	
teams to executed PSN initiatives	\$78,000.00
TOTAL	\$111,526.00

SUPPLIES (includes "Sensitive Minor Equipment"), TELEPHONE, POSTAGE & SHIPPING, OCCUPANCY, EQUIPMENT RENTAL & MAINTENANCE, PRINTING & PUBLICATION	AMOUNT
ATS Aegis Body Armor carrier 21 @ \$275 each	\$5,775.00
6x8 side armor, soft armor plus front and back 20 @ \$500 each for complete set	\$10,000.00
Slimline Medical Pouches (21 @ \$100 each)	\$2,100.00
Dump Pouches (20 @ \$30 each)	\$600.00
Low pro surveillance earpieces and equipment (63 @ \$100 each)	\$6,300.00
Talon Litter for a vehicle (3 @ \$600 each)	\$1,800.00
Lightweight Breaching kit (3 @ \$700 each)	\$2,100.00
Ballistic Shield (3 @ \$3500 each)	\$10,500.00
Cobra back pack with inserts \$750.00 (6 @ \$125 each)	\$750.00
TOTAL	\$39,925.00

## ATTACHMENT B

Federal A	ward Ident	tification W	Vorksheet
I Cuciul A			

Subrecipient's name (must match registered name in DUNS)	Metropolitan Government of Nashville and Davidson County
Subrecipient's DUNS number	078217668
Federal Award Identification Number (FAIN)	2019-GP-BX-0013
Federal award date	28-Sep-19
CFDA number and name	16.609;Project Safe Neighborhood FY 2019 - Middle District
Grant contract's begin date	10/15/2021
Grant contract's end date	8/31/2022
Amount of federal funds obligated by this grant contract	\$151,451.00
Total amount of federal funds obligated to the subrecipient	\$151,451.00
Total amount of the federal award to the pass-through entity (Grantor State Agency)	\$178,166.00
Name of federal awarding agency	Bureau of Justice Assistance
Name and email of the program manager	Jason Smith
	Jason.J.Smith@tn.gov
Is the federal award for research and development?	No
Indirect cost rate for the federal award (See 2 C.F.R. §200.331 for information on type of indirect cost rate)	N/A

#### ATTACHMENT C

#### **Parent Child Information**

Send completed documents as a PDF file to <u>cpo.auditnotice@tn.gov</u>. The Grantee should submit only one, completed "Parent Child Information" document to the State during the Grantee's fiscal year if the Grantee indicates it is subject to an audit on the "Notice of Audit Report" document.

"Parent" means an entity whose IRS filing contains the information of at least one other entity.

"Child" means an entity whose information is contained in another entity's IRS filing.

Grantee's Edison Vendor ID number: 4 Is Metropolitan Government of Nashville and Davidson County a parent? Yes No X

If yes, provide the name and Edison Vendor ID number, if applicable, of any child entities.

Is Metropolitan Government of Nashville and Davidson County a child?	Yes 🗌	No 🗶
--	-------	------

If yes, complete the fields below.

Parent entity's name:

Parent entity's tax identification number:

Note: If the parent entity's tax identification number is a social security number, this form must be submitted via US mail to:

Central Procurement Office, Grants Program Manager 3<sup>rd</sup> Floor, WRS Tennessee Tower 312 Rosa L Parks Avenue Nashville, TN 37243

Parent entity's contact information

Name of primary contact person: <u>Lt. James Stephens</u>

Address: 600 Murfreesboro Pike Nashville, Tn. 37219

Phone number: (615) 880-2850

Email address: james.stephens@nashville.gov

Parent entity's Edison Vendor ID number, if applicable:

# Instructions for Completing the Special Conditions

Each federal grant award received by the Office of Criminal Justice Programs (OCJP) contains a list of special conditions which must be adhered to by both the OCJP and their subrecipients. These special conditions are addressed within the OCJP Grants Manual and more formally listed on the next several pages. Subrecipients must notify OCJP rather than the federal agency when noted in the Special Condition. As an agency receiving federal dollars from OCJP, you are required to acknowledge and comply with these special conditions.

- Read the Special Conditions thoroughly prior to completing the Special Conditions document.
- Identify who will complete the Special Conditions document, the Authorized Official or their Designee:
  - FOR NON-PROFITS: Before a designee can remit any signed documents, a completed Signature Authorization Packet must be received and accepted by OCJP. Please reference the OCJP Grants Manual Chapter II for additional information.
  - When the Designee is completing the Special Conditions, the section of the Special Conditions collecting the Designee's personal information must be completed in full for the Designee.
- The Special Conditions requires the Authorized Official or their designee to check the box indicating they have read the Special Conditions and are fully cognizant of their duties and responsibilities, and then sign and date the last page. Make sure there is a signature and date on the final page and the certification box is checked.
- Agencies should make a copy of the completed Special Conditions and keep them in their Agency Grant file.
- The U.S. Attorney General memorandum dated April, 14, 2021 revised guidance related to the Office of Justice Program Grants (OJP) will no longer apply or enforce the certain conditions placed on awards for fiscal years 2017-2020. The Office of Criminal Justice Programs will similarly no longer apply or monitor for compliance. Please reference the last page of this document for a full listing.

	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	S	CONTINUATION SHEET Grant	PAGE 2 OF 20			
PROJECT NUMBER	2019-GP-BX-0012	AWARD DATE	09/28/2019				
	SPECIAL	CONDITIONS					
1. Requir	rements of the award; remedies for non-co	ompliance or for mat	erially false statements				
submit require officia person Failure condit - may award. The U Any m or omi and/or claims Should shall fi	onditions of this award are material requir ted by or on behalf of the recipient that re- ement of this award. By signing and acce l accepts all material requirements of the hally executed by the authorized recipient e to comply with any one or more of these ion incorporated by reference below, or an result in the Office of Justice Programs (" . Among other things, the OJP may with S. Department of Justice ("DOJ"), includ naterially false, fictitious, or fraudulent sta- ssion of a material fact) may be the subje 34 U.S.C. 10271-10273), and also may le or otherwise (including under 31 U.S.C. d any provision of a requirement of this av- irst be applied with a limited construction nstead, that the provision is utterly invalio	elate to conduct during pting this award on l award, and specifical official. e award requirements n assurance or certific 'OJP") taking approphold award funds, dis ling OJP, also may taken attement to the federal ct of criminal prosect ead to imposition of 3729-3730 and 3801 ward be held to be in a so as to give it the r	ng the period of performance behalf of the recipient, the au illy adopts all such assurances s whether a condition set or ication related to conduct dur oriate action with respect to the sallow costs, or suspend or te take other legal action as appro- l government related to this a cution (including under 18 U. civil penalties and administra 1-3812). walid or unenforceable by its naximum effect permitted by	also is a material thorized recipient s or certifications as if ut in full below, a ing the award period - ne recipient and the rminate the award. opriate. ward (or concealment S.C. 1001 and/or 1621, ative remedies for false terms, that provision law. Should it be			
2. Applic	Applicability of Part 200 Uniform Requirements						
and su 2019 a The Pa	niform Administrative Requirements, Cos pplemented by DOJ in 2 C.F.R. Part 2800 ward from OJP. art 200 Uniform Requirements were first a ments funds previously awarded by OJP	) (together, the "Part adopted by DOJ on I	200 Uniform Requirements" December 26, 2014. If this F	) apply to this FŶ Y 2019 award			
Decem (regard are obl	hber 2014), the Part 200 Uniform Require dless of the award date, and regardless of ligated on or after the acceptance date of to ore information and resources on the Part	ments apply with res whether derived from this FY 2019 award.	spect to all funds under that a m the initial award or a supple	ward number emental award) that			
	rants"), see the OJP website at https://ojp			anarao ana subawarus			
any tie 425), u any tie	Record retention and access: Records pertinent to the award that the recipient (and any subrecipient ("subgrantee") at any tier) must retain typically for a period of 3 years from the date of submission of the final expenditure report (SF 425), unless a different retention period applies and to which the recipient (and any subrecipient ("subgrantee") at any tier) must provide access, include performance measurement information, in addition to the financial records, supporting documents, statistical records, and other pertinent records indicated at 2 C.F.R. 200.333.						
T <sub>1</sub> , the	event that an award-related question arise						

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S	SPECIAL CONDITIONS						
3. Compliance with DOJ Grants Financia	l Guide						
References to the DOJ Grants Financia (currently, the "DOJ Grants Financial updated version that may be posted du Grants Financial Guide.	Guide" available at https://	/ojp.gov/financialguide/DOJ/inde	ex.htm), including any				
4. Reclassification of various statutory pr	ovisions to a new Title 34	of the United States Code					
On September 1, 2017, various statutory provisions previously codified elsewhere in the U.S. Code were editorially reclassified (that is, moved and renumbered) to a new Title 34, entitled "Crime Control and Law Enforcement." The reclassification encompassed a number of statutory provisions pertinent to OJP awards (that is, OJP grants and cooperative agreements), including many provisions previously codified in Title 42 of the U.S. Code. Effective as of September 1, 2017, any reference in this award document to a statutory provision that has been							
reclassified to the new Title 34 of the U Title 34. This rule of construction spec material incorporated by reference through	J.S. Code is to be read as a ifically includes reference	a reference to that statutory provi s set out in award conditions, ref	ision as reclassified to ferences set out in				
5. Required training for Point of Contact	and all Financial Points of	Contact					
Both the Point of Contact (POC) and a completed an "OJP financial managem recipient's acceptance of the award. Su this condition.	ent and grant administration	on training" by 120 days after the	e date of the				
In the event that either the POC or an F FPOC must have successfully complet calendar days after (1) the date of O. POC), or (2) the date the POC enters in completion of such a training on or after	ed an "OJP financial mana IP's approval of the "Chan nformation on the new FPO	agement and grant administration ge Grantee Contact" GAN (in the OC in GMS (in the case of a new	n training" by 120 e case of a new				
A list of OJP trainings that OJP will co purposes of this condition is available include a session on grant fraud prever	at https://www.ojp.gov/tra						
The recipient should anticipate that OJ comply with this condition. The recipi conditions on this award.							
6. Requirements related to "de minimis" i	indirect cost rate						
A recipient that is eligible under the Pa indirect cost rate described in 2 C.F.R. OJP in writing of both its eligibility an Uniform Requirements. The "de minin by the Part 200 Uniform Requirements	200.414(f), and that elects d its election, and must co nis" rate may be applied o	s to use the "de minimis" indirect omply with all associated requirer	t cost rate, must advise ments in the Part 200				

PROFILE TOP	Cart	Office of .	artment of Justic Justice Program <b>of Justice A</b> s	18	AWARD	CONTINUAT SHEET Grant	TON	PAGE 4 OF 20
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7. R	Requir	rement to rep	port potentially	duplicative fu	inding			
fi o ic a a	unds of thos dentic wardi wardi	during the person se other fede cal cost items ing agency ( ing agency, 1	eriod of perform ral awards have s for which func OJP or OVW, a	nance for this e been, are bei ds are provide as appropriate) lget-modificat	award, the recipion and on are to be u and under this award ) in writing of the tion or change-of-	ent promptly must d sed (in whole or in j d. If so, the recipie	letermine whe part) for one o nt must prom on, and, if so	ptly notify the DOJ requested by the DOJ
8. R	lequir	rements relat	ted to System for	or Award Man	nagement and Uni	versal Identifier Re	quirements	
The recipient must comply with applicable requirements regarding the System for Award Management (SAM), currently accessible at https://www.sam.gov/. This includes applicable requirements regarding registration with SAM, as well as maintaining the currency of information in SAM.								
The recipient also must comply with applicable restrictions on subawards ("subgrants") to first-tier subrecipients (first-tier "subgrantees"), including restrictions on subawards to entities that do not acquire and provide (to the recipient) the unique entity identifier required for SAM registration.								
The details of the recipient's obligations related to SAM and to unique entity identifiers are posted on the OJP web site at https://ojp.gov/funding/Explore/SAM.htm (Award condition: System for Award Management (SAM) and Universal Identifier Requirements), and are incorporated by reference here.								
						eceived the award a r operate in his or h		rson (i.e., unrelated to

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9. Emplo	oyment eligibility verification for hiring u	nder the award					
1. The	e recipient (and any subrecipient at any tie	er) must					
or in p individ	sure that, as part of the hiring process for part) with award funds, the recipient (or an dual who is being hired, consistent with th	ny subrecipient) p ne provisions of 8	roperly verifies the employment U.S.C. 1324a(a)(1) and (2).	eligibility of the			
	tify all persons associated with the recipie ward of both	ent (or any subrec	ipient) who are or will be involv	ed in activities under			
(1) thi	s award requirement for verification of er	nployment eligib	lity, and				
	e associated provisions in 8 U.S.C. 1324a( , to hire (or recruit for employment) certa		, generally speaking, make it un	lawful, in the United			
	ovide training (to the extent necessary) to ement for employment eligibility verification						
record	part of the recordkeeping for the award (i ls of all employment eligibility verificatio I-9 record retention requirements, as well	ns pertinent to co	mpliance with this award condit	ion in accordance with			
2. Mo	nitoring						
The re	The recipient's monitoring responsibilities include monitoring of subrecipient compliance with this condition.						
3. Alle	3. Allowable costs						
	e extent that such costs are not reimbursed nable, necessary, and allocable costs (if an						
4. Rul	es of construction						
A. Sta	ff involved in the hiring process						
(witho	For purposes of this condition, persons "who are or will be involved in activities under this award" specifically includes (without limitation) any and all recipient (or any subrecipient) officials or other staff who are or will be involved in the hiring process with respect to a position that is or will be funded (in whole or in part) with award funds.						
B. Em	ployment eligibility confirmation with E-	Verify					
recipie approj E-Ver confir	For purposes of satisfying the requirement of this condition regarding verification of employment eligibility, the recipient (or any subrecipient) may choose to participate in, and use, E-Verify (www.e-verify.gov), provided an appropriate person authorized to act on behalf of the recipient (or subrecipient) uses E-Verify (and follows the proper E-Verify procedures, including in the event of a "Tentative Nonconfirmation" or a "Final Nonconfirmation") to confirm employment eligibility for each hiring for a position in the United States that is or will be funded (in whole or in part) with award funds.						
	nited States" specifically includes the Dist , and the Commonwealth of the Northern		Puerto Rico, Guam, the Virgin	Islands of the United			
D. No	thing in this condition shall be understood	d to authorize or r	equire any recipient, any subrec	ipient at any tier, or			

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	any pe	rson or other entity, to violate any federal	law, including any applicable civil rights or non	discrimination law.
		tier, or any person or other entity, of any	raph 4.B., shall be understood to relieve any recip obligation otherwise imposed by law, including 8	
	websit		DHS. For more information about E-Verify visit Verify at E-Verify@dhs.gov. E-Verify employer	
	Questi	ons about the meaning or scope of this co	ndition should be directed to OJP, before award a	acceptance.
10.	Requir	rement to report actual or imminent breac	h of personally identifiable information (PII)	
	actual mainta scope o Circula PII to a	or imminent "breach" (OMB M-17-12) if ins, disseminates, discloses, or disposes of of an OJP grant-funded program or activi ar A-130). The recipient's breach procedu	t) must have written procedures in place to respon- it (or a subrecipient) (1) creates, collects, uses, of "personally identifiable information (PII)" (2 C ty, or (2) uses or operates a "Federal information ures must include a requirement to report actual o hours after an occurrence of an actual breach, or	, processes, stores, FR 200.79) within the system" (OMB r imminent breach of
11.	All sub	pawards ("subgrants") must have specific	federal authorization	
	author	ization of any subaward. This condition a istrative requirements OJP considers a	e") at any tier, must comply with all applicable re- applies to agreements that for purposes of feder "subaward" (and therefore does not consider a pro-	al grants
	https://		of any subaward are posted on the OJP web site a prization.htm (Award condition: All subawards ( ated by reference here.	
12.		ic post-award approval required to use a r 1 \$250,000	noncompetitive approach in any procurement com	tract that would
	specifi Simpli	c advance approval to use a noncompetiti fied Acquisition Threshold (currently, \$2 l grants administrative requirements OJ	e") at any tier, must comply with all applicable re- ve approach in any procurement contract that wo 50,000). This condition applies to agreements the P considers a procurement "contract" (and therefore	uld exceed the at for purposes of
	an OJF (Awar	P award are posted on the OJP web site at	oval to use a noncompetitive approach in a procus https://ojp.gov/funding/Explore/Noncompetitive al required to use a noncompetitive approach in a accorporated by reference here.	Procurement.htm

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<ul> <li>13. Unreal SCOP part) b the put this considered the put this considered the put this considered the put this considered the project of the part of the pa</li></ul>		CONDITIONS the award; associ- by any subrecipie urement, or the na- any subaward (at ns, against associ- quirements inc a manner so as to cordance with U.S ent transactions [t //e of competition " and taking "[a]- ny procurement tr associate of the f of such an assoc OOJ. de monitoring of under any other :- y) of actions desi nt" means any per ent as an emplo- otherwise in ur on behalf of thur services) in future	ation with federal government of property or services that is fur- nt at any tier, and regardless of ture of any legal instrument use any tier). Attes of the federal government uding as set out at 2 C.F.R. 200 ensure that Federal funding is e 3. statutory and public policy rec o] be conducted in a manner pro- " such as "[p]lacing unreasonab by arbitrary action in the procure ansaction) discriminate against ederal government" (or on the b ate), except as expressly set out subrecipient compliance with the federal program, award funds m gned to ensure compliance with son or entity engaged or employ yee, contractor or subcontractor dertaking any work, project, or e federal government, and inclu- ce titted by legal instrument to und ex.	<ul> <li>the dollar amount of</li> <li>d. The provisions of</li> <li>0.300 (requiring expended and quirements") and oviding full and open de requirements on ement process") no any person or entity on asis of such person or t in 2 C.F.R.</li> <li>his condition.</li> <li>ay be obligated for the this condition.</li> <li>by ed (in the past or at (at any tier), grant activity for or on des any applicant for ertake any such work, ipient at any tier, or</li> </ul>

CONTRACTOR OF THE PARTY OF THE	A CONTRACTOR OF A CONTRACTOR O	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 8 OF 20
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14.		rements pertaining to prohibited conduct a athority to terminate award)	related to trafficking	ng in persons (including reporti	ng requirements and
	require part of	cipient, and any subrecipient ("subgranted ements to report allegations) pertaining to recipients, subrecipients ("subgrantees") recipient or of any subrecipient.	prohibited condu	ct related to the trafficking of p	ersons, whether on the
	OJP w conduc	etails of the recipient's obligations related reb site at https://ojp.gov/funding/Explore ct by recipients and subrecipients related ity to terminate award)), and are incorpor	/ProhibitedConduto to trafficking in pe	ct-Trafficking.htm (Award condersons (including reporting requ	lition: Prohibited
15.	Detern	nination of suitability to interact with par	ticipating minors		
	DOJ)( associa	E. This condition applies to this award if or in the application for any subaward, at ated federal statute that a purpose of so sipient, or a subrecipient at any tier) is to	any tier), the DOJ me or all of the ac	funding announcement (solicit tivities to be carried out under t	ation), or an
		cipient, and any subrecipient at any tier, 1 et with participating minors. This require			
	(Awar	etails of this requirement are posted on the d condition: Determination of suitability pating minors), and are incorporated by re	required, in advar		
16.	Compl other e	liance with applicable rules regarding app events	proval, planning, a	nd reporting of conferences, me	eetings, trainings, and
	policie applica	cipient, and any subrecipient ("subgranteres, and official DOJ guidance (including sable) governing the use of federal funds fring the provision of food and/or beverage	specific cost limits or expenses related	, prior approval and reporting re l to conferences (as that term is	equirements, where defined by DOJ),
		nation on the pertinent DOJ definition of a Financial Guide (currently, as section 3.			
17.	Requir	rement for data on performance and effec	tiveness under the	award	
	The da solicita	cipient must collect and maintain data that ata must be provided to OJP in the manne ation or other applicable written guidance mance and Results Act (GPRA) and the C	r (including within e. Data collection	the timeframes) specified by C supports compliance with the G	DJP in the program dovernment
18.	OJP T	raining Guiding Principles			
	deliver	aining or training materials that the recipi rs with OJP award funds must adhere to the ble at https://ojp.gov/funding/Implement/	he OJP Training C	uiding Principles for Grantees	

STUENT OF T	A TOTAL	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 9 OF 20
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19.	Effect	of failure to address audit issues			
	award does n Requir	cipient understands and agrees that the D funds, or may impose other related requir ot satisfactorily and promptly address out rements (or by the terms of this award), or gations, or reviews of DOJ awards.	rements, if (as de standing issues f	termined by the DOJ awarding a rom audits required by the Part 2	igency) the recipient 200 Uniform
20.	Potent	ial imposition of additional requirements			
	(OJP o	cipient agrees to comply with any addition or OVW, as appropriate) during the period or purposes of the DOJ high-risk grantee	l of performance		
21.	Compl	iance with DOJ regulations pertaining to	civil rights and n	ondiscrimination - 28 C.F.R. Pa	rt 42
	C.F.R.	cipient, and any subrecipient ("subgranted Part 42, specifically including any applic employment opportunity program.			
22.	Compl	iance with DOJ regulations pertaining to	civil rights and n	ondiscrimination - 28 C.F.R. Pa	rt 54
		cipient, and any subrecipient ("subgranted Part 54, which relates to nondiscriminati			
23.	Compl	iance with DOJ regulations pertaining to	civil rights and n	ondiscrimination - 28 C.F.R. Pa	rt 38
	C.F.R.	cipient, and any subrecipient ("subgranted Part 38 (as may be applicable from time a notice to program beneficiaries and pros	to time), specific	ally including any applicable rea	
	basis c practic ("subg	atly, among other things, 28 C.F.R. Part 3 of religion, a religious belief, a refusal to h e. Part 38, currently, also sets out rules a rantee") organizations that engage in or co rtain to recipients and subrecipients that a	nold a religious b nd requirements onduct explicitly	elief, or refusal to attend or parti that pertain to recipient and sub- religious activities, as well as ru	cipate in a religious recipient
	https://	xt of 28 C.F.R. Part 38 is available via the /www.ecfr.gov/cgi-bin/ECFR?page=brow der e-CFR "current" data.			

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		SPECIAL	CONDITIONS		
24.	Restric	tions on "lobbying"			
	subrec modifi may be barred Anothe subrec Congre cooper or mod applies	eral, as a matter of federal law, federal fur ipient ("subgrantee") at any tier, either dir cation, or adoption of any law, regulation e exceptions if an applicable federal statu- by law.) er federal law generally prohibits federal ipient at any tier, to pay any person to inf ess, or Congress (or an official or employ ative agreement, subgrant, contract, subc lifying any such award. See 31 U.S.C. 13 to Indian tribes and tribal organizations.	funds awarded by OJP from luence (or attempt to influe ee of any of them) with res ontract, or loan, or with res 352. Certain exceptions to	ort or oppose the enact government. See 18 U ertain activities that oth n being used by the recence) a federal agency, spect to the awarding o spect to actions such as this law apply, includi	tment, repeal, U.S.C. 1913. (There herwise would be cipient, or any a Member of f a federal grant or renewing, extending, ng an exception that
25.	fall wi expres	thin the scope of these prohibitions, the rest s prior written approval of OJP.	ecipient is to contact OJP f	or guidance, and may r	
23.	The re federal provisi https:// Should fall wi	cipient, and any subrecipient ("subgranted funds set out in federal appropriations st ons" in the Consolidated Appropriations 'ojp.gov/funding/Explore/FY19Appropria a question arise as to whether a particula thin the scope of an appropriations-law re d without the express prior written appropriation	e") at any tier, must comply atutes. Pertinent restriction Act, 2019, are set out at ationsRestrictions.htm, and ar use of federal funds by a estriction, the recipient is to	y with all applicable re ns, including from vari are incorporated by re recipient (or a subreci	ous "general ference here. pient) would or might
26.	Report	ing potential fraud, waste, and abuse, and	l similar misconduct		
	(OIG) has, in	cipient and any subrecipients ("subgrante any credible evidence that a principal, en connection with funds under this award - tted a criminal or civil violation of laws p iduct.	ployee, agent, subrecipien - (1) submitted a claim that	t, contractor, subcontra t violates the False Cla	actor, or other person hims Act; or (2)
	OIG by (select Investi	al fraud, waste, abuse, or misconduct inv y(1) online submission accessible via th "Submit Report Online"); (2) mail direct gations Division, 1425 New York Avenu d to the DOJ OIG Fraud Detection Office	e OIG webpage at https://c ed to: Office of the Inspect e, N.W. Suite 7100, Washi	big.justice.gov/hotline/ or General, U.S. Depa ington, DC 20530; and	contact-grants.htm rtment of Justice, /or (3) by facsimile
	Additi	onal information is available from the DC	OJ OIG website at https://oi	g.justice.gov/hotline.	

CONTRACTOR OF	The second	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant	PAGE 11 OF 20
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27.	Restric	ctions and certifications regarding non-dis	sclosure agreements and related matters	
27.	No rec subcor agreen accord depart: The for require sensiti nondis 1. In a a. repu or con contrac b. cert agreen or abu writter obliga 2. If th both a. it re (1) it l (wheth requires prohib fraud,	sipient or subrecipient ("subgrantee") under thract with any funds under this award, ma- nent or statement that prohibits or otherwi- lance with law) of waste, fraud, or abuse to ment or agency authorized to receive such regoing is not intended, and shall not be u- ements applicable to Standard Form 312 ( ve compartmented information), or any or closure of classified information. Accepting this award, the recipient resents that it neither requires nor has requ- tractors that currently prohibit or otherwise closs from reporting waste, fraud, or abus tifies that, if it learns or is notified that it i nents or statements that prohibit or otherwise to statements that prohibit or otherwise tions only if expressly authorized to do so the recipient does or is authorized under the expresents that has determined that no other entity that the ther through a subaward ("subgrant"), proc- es or has required internal confidentiality it or otherwise currently restrict (or purper or abuse as described above; and	er this award, or entity that receives a procureme ay require any employee or contractor to sign an ise restricts, or purports to prohibit or restrict, the to an investigative or law enforcement representa h information. understood by the agency making this award, to of (which relates to classified information), Form 44 ther form issued by a federal department or agen uired internal confidentiality agreements or states se currently restrict (or purport to prohibit or rest as described above; and is or has been requiring its employees or contract vise restrict (or purport to prohibit or restrict), rep y stop any further obligations of award funds, wil g this award, and will resume (or permit resumpt	internal confidentiality e reporting (in tive of a federal contravene H4 (which relates to cy governing the ments from employees rict) employees or ors to execute porting of waste, fraud, l provide prompt ion of) such arement contracts, or eveive award funds ment contract) either stractors that currently 's from reporting waste,
	under or othe immed the fed	this award is or has been requiring its emperwise restrict (or purport to prohibit or re liately stop any further obligations of awa	any subrecipient, contractor, or subcontractor ent ployees or contractors to execute agreements or s estrict), reporting of waste, fraud, or abuse as dese ard funds to or by that entity, will provide prompt resume (or permit resumption of) such obligation	tatements that prohibit cribed above, it will written notification to

REAL PROPERTY OF A	Survey a Strike	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARI	O CONTINUATION SHEET Grant	PAGE 12 OF 20
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28.	Comp	liance with 41 U.S.C. 4712 (including pro	ohibitions on repr	isal; notice to employees)	
	U.S.C. emplo gross health	cipient (and any subrecipient at any tier) . 4712, including all applicable provisions yee as reprisal for the employee's disclose waste of federal funds, an abuse of author or safety, or a violation of law, rule, or re- cipient also must inform its employees, in	s that prohibit, un ure of information ity relating to a f egulation related	der specified circumstances, diso n related to gross mismanagemen ederal grant, a substantial and sp to a federal grant.	crimination against an at of a federal grant, a ecific danger to public
		yee rights and remedies under 41 U.S.C.		I the second	· · · · · · · · · · · · · · · / / ·
		d a question arise as to the applicability of t the DOJ awarding agency (OJP or OVV			he recipient is to
29.	Encou	ragement of policies to ban text messagin	ng while driving		
	51225 bannir award	ant to Executive Order 13513, "Federal Le (October 1, 2009), DOJ encourages recip ag employees from text messaging while of , and to establish workplace safety policies s caused by distracted drivers.	pients and subrect driving any vehic	ipients ("subgrantees") to adopt a le during the course of performin	and enforce policies ng work funded by this
30.	Requi	rement to disclose whether recipient is de	signated "high ris	sk" by a federal grant-making ag	ency outside of DOJ
	during inform includ perform the fol was de	recipient is designated "high risk" by a fea the course of the period of performance nation to OJP by email at OJP.Compliance es any status under which a federal award mance, or other programmatic or financia lowing: 1. The federal awarding agency t esignated high risk, 3. The high-risk point address), and 4. The reasons for the high-	under this award, eReporting@ojp. ling agency provi al concerns with t that currently desit t of contact at that	the recipient must disclose that usdoj.gov. For purposes of this des additional oversight due to the recipient. The recipient's discl ignates the recipient high risk, 2. t federal awarding agency (name	fact and certain related disclosure, high risk he recipient's past losure must include The date the recipient , phone number, and
31.	FFAT	A reporting: Subawards and executive co	ompensation		
	more a execut obliga on the	cipient must comply with applicable requ and, in certain circumstances, to report the tives of the recipient and first-tier subrecip tions, which derive from the Federal Fund OJP web site at https://ojp.gov/funding/E tive Compensation), and are incorporated	e names and total pients (first-tier " ding Accountabil Explore/FFATA.h	compensation of the five most h subgrantees") of award funds. T ity and Transparency Act of 200 ntm (Award condition: Reporting	ighly compensated he details of recipient 6 (FFATA), are posted
	award	ondition, including its reporting requirem made to an individual who received the <i>a</i> zation that he or she may own or operate	ward as a natural	person (i.e., unrelated to any bu	

	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant	PAGE 13 OF 20
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32.	reports, or any other written materials that will through funds from this grant at least thirty (30 visual, or audio publications, with the exception expense, shall contain the following statement awarded by the Bureau of Justice Assistance." Justice's Office of Justice Programs, which also Justice, the Office of Juvenile Justice and Delio Office. Points of view or opinions in this docu	ew and approval any curricula, training materials, l be published, including web-based materials and 0) working days prior to the targeted dissemination on of press releases, whether published at the gran ts: "This project was supported by Grant No. 2019 The Bureau of Justice Assistance is a component so includes the Bureau of Justice Statistics, the Na inquency Prevention, the Office for Victims of Cr ument are those of the author and do not necessari Justice." The current edition of the DOJ Grants F n activities.	I web site content, on date. Any written, otee's or government's D-GP-BX-0012 of the Department of ational Institute of ime, and the SMART ly represent the official
33.		essments, national evaluation efforts, or informat vision of any information required for the assessm	
34.	employee of the award recipient at a rate that e federal government's Senior Executive Service	not be used to pay cash compensation (salary plus exceeds 110% of the maximum annual salary pay e (SES) at an agency with a Certified SES Perforr ensate an employee at a higher rate, provided the a ral funds.)	able to a member of the nance Appraisal System
		ble under this award may be waived on an individu program announcement under which this award is	
35.	Verification and updating of recipient contact	information	
	Representative contact information in GMS, in	(POC), Financial Point of Contact (FPOC), and A ncluding telephone number and e-mail address. In Notice (GAN) must be submitted via the Grants N	f any information is
36.	performance reports through GMS (https://gra reports through BJA's Performance Measurem	submit quarterly Federal Financial Reports (SF-4: ants.ojp.usdoj.gov), and that it must submit quarter nent Tool (PMT) website (https://bjapmt.ojp.gov/) nts, refer to BJA's website. Failure to submit requi- g of grant funds and High Risk designation.	rly performance metrics . For more detailed
37.	Required attendance at BJA-sponsored events		
	The recipient (and its subrecipients at any tier) events, or conferences held by BJA or its desig	) must participate in BJA-sponsored training even gnees, upon BJA's request.	ts, technical assistance

	A LINE CONTRACTOR	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 14 OF 20
PROJECT NU	JMBER	2019-GP-BX-0012	AWARD DATE	09/28/2019	
		SPECIAL	CONDITIONS		
38.	BJA at desk re comple recipie Failure DOJ a funds;	cipient agrees to comply with OJP grant n nd OCFO on all grant monitoring requests eviews, and/or site visits. The recipient ag- ete monitoring tasks, including document ent agrees to abide by reasonable deadline e to cooperate with BJA's/OCFO's grant n wards, including, but not limited to: with referral to the Office of the Inspector Gen e; or termination of an award(s).	s, including reque grees to provide t ation related to ar s set by BJA and nonitoring activiti noldings and/or or	sts related to desk reviews, enhables BJA and OCFO all documentary y subawards made under this avo OCFO for providing the request es may result in sanctions affect her restrictions on the recipient	anced programmatic ation necessary to ward. Further, the ted documents. ting the recipient's s access to grant
39.		vard recipient agrees to participate in a da ements for this process will be outlined b			and outcomes. The
40.	Protec	tion of human research subjects			
	policie	cipient (and any subrecipient at any tier) as and procedures regarding the protection w Board approval, if appropriate, and subj	n of human resear	ch subjects, including obtainment	
41.	Confic	lentiality of data			
	and 28 agrees	cipient (and any subrecipient at any tier) C.F.R. Part 22 that are applicable to colle, as a condition of award approval, to sub Part 22 and, in particular, 28 C.F.R. 22.2	ection, use, and re mit a Privacy Cer	velation of data or information.	The recipient further
42.	Copyr	ight; Data rights			
	publisl works)	cipient acknowledges that OJP reserves a h, or otherwise use, and authorize others t ), for Federal purposes: (1) any work subj ) any rights of copyright to which a recipi t.	o use (in whole o ect to copyright d	r in part, including in connection eveloped under an award or sub	n with derivative award (at any tier);
	produc such d	cipient acknowledges that OJP has the rig ced under any such award or subaward; ar ata for Federal purposes. "Data" includes 7-14 (Rights in Data - General).	nd (2) authorize o	hers to receive, reproduce, publ	ish, or otherwise use
		e responsibility of the recipient (and of ea condition are included in any subaward (			ure that the provisions
	data ne contra bring s	cipient has the responsibility to obtain fro eccessary to fulfill the recipient's obligation ctor, or subcontractor refuses to accept ter such refusal to the attention of the OJP pro- on without further authorization from the	ns to the Governn rms affording the ogram manager fo	ent under this award. If a prop Government such rights, the rec r the award and not proceed wit	osed subrecipient, cipient shall promptly

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CONTRACTOR OF	ALL IN SURVEY	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 15 OF 20
PROJECT NU	UMBER	2019-GP-BX-0012	AWARD DATE	09/28/2019	
		SPECIAL	CONDITIONS		
43.	page, o interio	Veb site that is funded in whole or in part on all major entry pages (i.e., pages (exclu r content), and on any pages from which a ovide results or outputs from the service:	usive of document	s) whose primary purpose is to	navigate the user to
	Office compo	Web site is funded [insert "in part," if app of Justice Programs, U.S. Department of nents operate, control, are responsible for t, technical infrastructure, and policies, an	Justice. Neither t r, or necessarily er	he U.S. Department of Justice r adorse, this Web site (including	or any of its
		ll text of the foregoing statement must be uded through a link, entitled "Notice of F ent.			
44.	progra To ens that LH assista guidan	ants must certify that Limited English Prom(s). National origin discrimination incluure compliance with Title VI and the SafeEP persons have meaningful access to the nce services, including oral and written truce for grantees to help them comply with et at www.lep.gov.	udes discrimination e Streets Act, recipir ir programs. Mean canslation when ne	on on the basis of limited Englis pients are required to take reaso ningful access may entail provid ccessary. The U.S. Department	h proficiency (LEP). nable steps to ensure ling language of Justice has issued
45.	appoin decisio statem	antee agrees to secure and maintain on fil ted by the United States Attorney or the H ons regarding contracts or subgrants paid ents must include all of the language inclu- se a different format or may add other rela	PSN Task Force ir for by this grant, t uded in the PSN C	dicating that in making recommended in the member had no conflict of in conflict of Interest Certification	nendations or nterest. Such
46.	Justific	cation of consultant rate			
		val of this award does not indicate approv ation must be submitted to and approved			
47.	the dis	cipient agrees to coordinate the project we trict covered by the award. The recipient ves, and other ongoing, local gun prosecu	also is encourage	d to coordinate with other com	
48.	region	cipient agrees to ensure that 30 percent of s experiencing a significant or increased p of violent crime, firearms offenses, huma	presence of crimin	al or transnational organization	
49.	media-	cipient agrees to submit to DOJ for review related outreach. DOJ approval must be r velopment of media-related outreach proje	received prior to a		
50.	PSN F	iscal Agent Definition			
		nces in this award document to "recipient ng this award directly.	t" and "fiscal agen	t" both refer equally to the enti	ty or organization

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	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant	PAGE 16 OF 20
OJECT NUMBER	2019-GP-BX-0012	AWARD DATE 09/28/2019	
	SPECIAL	CONDITIONS	
	recipient understands and agrees that no mo ient for costs associated with administering	ore than 10 percent of the total amount of this av g the award.	ward may be used by the
-	ired monitoring of subawards		
cond suba speci	itions, and the DOJ Grants Financial Guide ward. Among other things, the recipient is r fic outcomes and benefits attributable to us	is award in accordance with all applicable statut e, and must include the applicable conditions of responsible for oversight of subrecipient spendi se of award funds by subrecipients. The recipier edures for monitoring of subawards under this ar	this award in any ng and monitoring of nt agrees to submit, upon

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PROJECT NUMBER         2019-GP-BX-0012         AWARD DATE         09/28/2019           SPECIAL CONDITIONS           53.         Authority to obligate award funds contingent on noninterference (within the funded "program or activity") with federal law enforcement: 8 U.S.C. 1373; unallowable costs; notification           1. If the recipient is a "State," a local government, or a "public institution of higher education:         A. The recipient may not obligate award funds is subject to any "information-communication restriction."           B. In addition, with respect to any project costs it incurs "at risk," the recipient may not obligate award funds is subject to any information-communication restriction.           C. Any drawdown of award funds by the recipient regist of the recipient (or of any subrecipient at any tier that is a State, a local government, or a public institution of higher education that would be reimbursed in whole or in part with award funds was subject to any information-communication restriction.           C. Any drawdown of award funds by the recipient shall be considered, for all purposes, to be a material representation by the recipient of DP that, as of the date the recipient requests the drawdown, the recipient and each subrecipient (regardless of iter) that is a State, local government, or public institution of higher education, is in compliance with the award conditions or otherwise, has credible evidence that indicates that the funded program or activity of the recipient, region group interce with award funds government, or a public institution of higher education, as subscreption that is a State, a local government, or a public institution of nigher to a subrecipient or a subrecipient oregard any tetr hat is a State, a local goverennent or a local g	CONTRACTOR OF THE STATE	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 17 OF 20			
<ul> <li>53. Authority to obligate award funds contingent on noninterference (within the funded "program or activity") with federal law enforcement: 8 U.S.C. 1373; unallowable costs; notification</li> <li>1. If the recipient is a "State," a local government, or a "public" institution of higher education:</li> <li>A. The recipient may not obligate award funds if, at the time of the obligation, the "program or activity" of the recipient of any subrecipient at any tirth at is a State, a local government, or a public institution of higher education) that is funded in whole or in part with award funds is subject to any "information-communication restriction."</li> <li>B. In addition, with respect to any project costs it incurs "at risk," the recipient may not obligate award funds to reimburse itself if - at the time it incurs such costs - the program or activity of the recipient (or of any subrecipient at any it or public institution of higher education) that would be reimbursed in whole or in part with award funds by the recipient apulation of mortal construction.</li> <li>C. Any drawdown of award funds by the recipient bla be considered, for all purposes, to be a material representation by the recipient to 10P that, as of the date the recipient negatives the drawdown, the recipient and each subrecipient (regardless of tier) that is a State, local government, or a public institution of higher education, is in compliance with the award conditions or otherwise, has credible evidence that indicates that the funded program or activity of the recipient any subrecipient at any iter that is either a State a local government, or a public institution of higher education must require to a subrecipient ta any iter that is either a State, a local government, or a public institution of higher education is intuition of a subrecipient the recipient, or any subrecipient at any iter that is either a State a local government, or a public institution of higher education must require prompt on there with a subrecipient at any tier tha</li></ul>	PROJECT NUMBER	R 2019-GP-BX-0012	AWARD DATE	09/28/2019				
<ul> <li>4. Rules of Construction</li> <li>A. For purposes of this condition "information-communication restriction" has the meaning set out in the "Noninterference 8 U.S.C. 1373; ongoing compliance" condition.</li> <li>B. Both the "Rules of Construction" and the "Important Note" set out in the "Noninterference 8 U.S.C. 1373;</li> </ul>	<ul> <li>53. Auth law</li> <li>1. If</li> <li>A. T (or o fund</li> <li>B. In reim at an who</li> <li>C. A by th (rega awan U.S.</li> <li>D. T with recip educ subr notif infor</li> <li>2. A educ or ac awan</li> <li>3. A circu trans fund</li> </ul>	SPECIAL nority to obligate award funds contingent or enforcement: 8 U.S.C. 1373; unallowable c the recipient is a "State," a local governme he recipient may not obligate award funds is of any subrecipient at any tier that is a State led in whole or in part with award funds is s in addition, with respect to any project costs aburse itself if at the time it incurs such co by tier that is a State, a local government, or le or in part with award funds by the recipien to OJP that, as of the date the re- ardless of tier) that is a State, local government of condition entitled "Noninterference (with C. 1373; ongoing compliance." The recipient must promptly notify OJP (in w a ward conditions or otherwise, has credible pient, or of any subrecipient at any tier that tation, may be subject to any information-co- ecipient that is a State, a local government, fication to the entity that made the subaward rmation-communication restriction. ny subaward (at any tier) to a subrecipient the cation must provide that the subrecipient mat civity of the subrecipient (or of any further rd funds is subject to any information-com- bsent an express written determination by I unstances (e.g., a small amount of award fur- sitory non-compliance, which was unknown is that, under this condition, may not be mate determination, DOJ will give great weight itoring of subrecipient compliance with the	<i>CONDITIONS</i> in noninterference costs; notification nt, or a "public" in if, at the time of th , a local governme subject to any "inf it incurs "at risk," osts the program r a public institution o any information ent shall be considered ecipient requests the nent, or public institution writing) if the reci- e evidence that in is either a State or ommunication ress or a public institut d, should the subr that is a State, a loc ay not obligate aw such subrecipient nunication restrict DOJ to the contrar inds obligated by n to the recipient of de shall be unallor to evidence subr	(within the funded "program or nstitution of higher education: ne obligation, the "program or a ent, or a public institution of hig formation-communication restrict the recipient may not obligate a n or activity of the recipient (or on of higher education) that wou- communication restriction. dered, for all purposes, to be a m he drawdown, the recipient and titution of higher education, is in ogram or activity') with federal 1 pient, from its requisite monitor dicates that the funded program a local government or a public triction. In addition, any subawa ition of higher education must re- ecipient have such credible evid ecal government, or a public inst ard funds if, at the time of the o at any tier) that is funded in wh tion. y, based upon a finding by DOJ the recipient at the time of a sub- lespite diligent monitoring), any wable costs for purposes of this itted by the recipient that demo	ctivity" of the recipient ther education) that is ction." award funds to of any subrecipient ald be reimbursed in naterial representation each subrecipient in compliance with the aw enforcement: 8 ting of compliance or activity of the institution of higher ard (at any tier) to a equire prompt lence regarding an titution of higher bligation, the program hole or in part with			
<ul><li>"Noninterference 8 U.S.C. 1373; ongoing compliance" condition.</li><li>B. Both the "Rules of Construction" and the "Important Note" set out in the "Noninterference 8 U.S.C. 1373;</li></ul>		•						
					8 U.S.C. 1373;			

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PROJECT NU				SHEET Grant	PAGE 18 OF 20			
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		SPECIA	L CONDITIONS					
	Authority to obligate award funds contingent on no use of funds to interfere with federal law enforcement: 8 U.S.C. 1373; unallowable costs; notification							
	1. If the recipient is a "State," a local government, or a "public" institution of higher education:							
	A. The recipient may not obligate award funds if, at the time of the obligation, the "program or activity" of the recipient (or of any subrecipient at any tier that is a State, a local government, or a public institution of higher education) that is funded in whole or in part with award funds is subject to any "information-communication restriction."							
	B. In addition, with respect to any project costs it incurs "at risk," the recipient may not obligate award funds to reimburse itself if at the time it incurs such costs the program or activity of the recipient (or of any subrecipient at any tier that is a State, a local government, or a public institution of higher education) that would be reimbursed in whole or in part with award funds was subject to any information-communication restriction.							
	C. Any drawdown of award funds by the recipient shall be considered, for all purposes, to be a material representation by the recipient to OJP that, as of the date the recipient requests the drawdown, the recipient and each subrecipient (regardless of tier) that is a State, local government, or public institution of higher education, is in compliance with the award condition entitled "No use of funds to interfere with federal law enforcement: 8 U.S.C. 1373; ongoing compliance."							
	D. The recipient must promptly notify OJP (in writing) if the recipient, from its requisite monitoring of compliance with award conditions or otherwise, has credible evidence that indicates that the funded program or activity of the recipient, or of any subrecipient at any tier that is either a State or a local government or a public institution of higher education, may be subject to any information-communication restriction. In addition, any subaward (at any tier) to a subrecipient that is a State, a local government, or a public institution of higher education must require prompt notification to the entity that made the subaward, should the subrecipient have such credible evidence regarding an information-communication.							
	2. Any subaward (at any tier) to a subrecipient that is a State, a local government, or a public institution of higher education must provide that the subrecipient may not obligate award funds if, at the time of the obligation, the program or activity of the subrecipient (or of any further such subrecipient at any tier) that is funded in whole or in part with award funds is subject to any information-communication restriction.							
	3. Absent an express written determination by DOJ to the contrary, based upon a finding by DOJ of compelling circumstances (e.g., a small amount of award funds obligated by the recipient at the time of a subrecipient's minor and transitory non-compliance, which was unknown to the recipient despite diligent monitoring), any obligations of award funds that, under this condition, may not be made shall be unallowable costs for purposes of this award. In making any such determination, DOJ will give great weight to evidence submitted by the recipient that demonstrates diligent monitoring of subrecipient compliance with the requirements set out in the "No use of funds to interfere 8 U.S.C. 1373; ongoing compliance" award condition.							
	4. Rules of Construction. The "Rules of Construction" set out in the "Authority to obligate award funds contingent on noninterference (within the funded "program or activity") with federal law enforcement: 8 U.S.C. 1373; unallowable costs; notification" condition are incorporated by reference as though set forth here in full.							

OF THE PARTY OF TH		U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD	CONTINUATION SHEET Grant	PAGE 19 OF 20
PROJECT NUM	IBER	2019-GP-BX-0012	AWARD DATE	09/28/2019	
55. N 55. N 1 a a a r e s c 2 t t 3 e r h 4 4 4 4 4 4 4 4 4 4 4 4 4	Nonint compli . With activity gency ecceivin entity of tatus a commu 2. The his con 3. Allo extent to easona ocal ge 4. Rule A. For 1) "Sta educati 2) A " n subs and its 3) "Pro 4) "Im what th 5) Pur Functio particu 3. Not	SPECIAL erference (within the funded "program or ance n respect to the "program or activity" fundy of any subrecipient at any tier), through , or -official may prohibit or in any way re- ng information regarding citizenship or in or -agency from sending, requesting or re- as described in 8 U.S.C. 1373(b). Any pro- unication restriction" under this award. recipient's monitoring responsibilities inco- ndition. wable costs. Compliance with these requi- that such costs are not reimbursed under a able, necessary, and allocable costs (if an overnment, or a public institution of high es of Construction purposes of this condition: ate" and "local government" include any ion or any Indian tribe. public" institution of higher education is tantial part) by a State or local governme officials to be "government officials.") ogram or activity" means what it means u migration status" means what it means u new mean under that section 1101, except suant to the provisions set out at (or refer- ons"), references to the "Immigration and lar components of the Department of Hom-	<i>CONDITIONS</i> r activity") with fe ded in whole or p out the period of restrict (1) any g mmigration status ceiving, maintain ohibition (or restr clude monitoring irements is an aut any other federal y) that the recipie er education, incu- er education, incu- agency or other e defined as one th ent. (Such a public under title VI of the nder 8 U.S.C. 137 that "State" also renced in) 8 U.S.C. Naturalization S meland Security ( I to authorize or re-	ederal law enforcement: 8 U.S.C art under this award (including a performance, no State or local g government entity or -official fro as described in 8 U.S.C. 1373(a ing, or exchanging information iction) that violates this condition of subrecipient compliance with chorized and priority purpose of program, award funds may be o ent, or any subrecipient at any tie ars to implement this condition. ntity thereof, but not any institu- at is owned, controlled, or direct c institution is considered to be a the Civil Rights Act of 1964 (see 73; and terms that are defined in includes American Samoa. C. 1551 note ("Abolition and ' ervice" in 8 U.S.C. 1373 are to b DHS). equire any recipient, any subreci	any such program or povernment entity, - om sending or a); or (2) a government regarding immigration on is an "information- a the requirements of this award. To the bligated for the er that is a State, a tion of higher tly funded (in whole or a "government entity," 42 U.S.C. 2000d-4a). 8 U.S.C. 1101 mean Transfer of be read as references to appient at any tier, any
f	ederal MPOF	r local government, any public institution law, including any applicable civil rights RTANT NOTE: Any questions about the acceptance.	s or nondiscrimin	ation law.	

OF CHARTER OF CHARTER	U.S. Department of Justice Office of Justice Programs <b>Bureau of Justice Assistance</b>	AWARD CONTINUATION SHEET Grant	PAGE 20 OF 20					
PROJECT N	JMBER 2019-GP-BX-0012	AWARD DATE 09/28/2019						
	SPECIA	AL CONDITIONS						
56.	No use of funds to interfere with federal law enforcement: 8 U.S.C. 1373; ongoing compliance							
	under this award (including under any subawa entity or -official from sending or receiving in U.S.C. 1373(a); or (2) a government entity or exchanging information regarding immigration	State or local government entity, -agency, or -offic ard, at any tier) to prohibit or in any way restrict nformation regarding citizenship or immigration st -agency from sending, requesting or receiving, mo on status as described in 8 U.S.C. 1373(b). Any pro- communication restriction" under this award.	(1) any government atus as described in 8 aintaining, or					
	2. The recipient's monitoring responsibilities this condition.	include monitoring of subrecipient compliance with	h the requirements of					
	extent that such costs are not reimbursed under reasonable, necessary, and allocable costs (if	quirements is an authorized and priority purpose o er any other federal program, award funds may be any) that the recipient, or any subrecipient at any t gher education, incurs to implement this condition	obligated for the ier that is a State, a					
		Construction" and the "Important Note" set out in the federal law enforcement: 8 U.S.C. 1373; ongoing orth here in full.						
57.	Requirement to collect certain information from subrecipients							
	Except as provided in this condition, the recipient may not make a subaward to a State, a local government, or a "public" institution of higher education, unless it first obtains from the proposed subrecipient responses to the questions identified in the program solicitation as "Information regarding Communication with the Department of Homeland Security (DHS) and/or Immigration and Customs Enforcement (ICE)." All subrecipient responses must be collected and maintained by the recipient, consistent with document retention requirements, and must be made available to DOJ upon request. Responses to these questions are not required from subrecipients that are either a tribal government/organization, a nonprofit organization, or a private institution of higher education.							
58.	Recipient may not obligate, expend, or drawdown funds until the Bureau of Justice Assistance, Office of Justice Programs has reviewed and approved the Budget Narrative portion of the application and has issued a Grant Adjustment Notice (GAN) informing the recipient of the approval.							
59.	The recipient is authorized to incur obligations, expend, and draw down funds for travel, lodging, and per diem costs only, in an amount not to exceed \$15,000, for the sole purpose of attending a required OJP conference associated with this grant award. The grantee is not authorized to incur any additional obligations, or make any additional expenditures or draw downs until the awarding agency and the Office of the Chief Financial Officer (OCFO) has reviewed and approved the recipient's budget and budget narrative, and a Grant Adjustment Notice (GAN) has been issued to remove this special condition.							
60.	Withholding - DHS question attachment							
	approved the required application attachment	w down funds until the Office of Justice Programs (s) described in the program solicitation as "Inform leland Security (DHS) and/or Immigration and Cus otice (GAN) releasing this special condition.	nation regarding					

## John Cooper, Mayor

Name and Title of Certifying Designee (If different from authorized official):

Name and Title of Authorized Official:

Certifying Designee's Address:

I certify, by my signature at the end of this form, that I have read and am fully cognizant of our duties and responsibilities under this Certification. (Please check the box to the left)

Project Director

I certify, by my signature at the end of this form, that I have read and am fully cognizant of our duties and responsibilities under

this Certification (Please check the box to the Jeft) 20 202 Name, Title Date



 $\checkmark$ 

 $\checkmark$ 

Financial Director I certify, by my signature at the end of this form, that I have read and am fully cognizant of our duties and responsibilities under this Certification. (Please check the box to the left)

Sau Jueme. FINANCE DIRECTOR

Name, Title

Ullon: 7/29/21 Date

## Suspended Special Conditions Listing

- The U.S. Attorney General memorandum dated April, 14, 2021 revised guidance related to the Office of Justice Program Grants (OJP) will no longer apply or enforce the certain conditions placed on awards for fiscal years 2017-2020. The Office of Criminal Justice Programs will similarly no longer apply or monitor for compliance:
  - Authority to obligate award funds contingent on noninterference (within the funded "program or activity") with federal law enforcement: information-communication restrictions; unallowable costs; notification
  - Authority to obligate award funds contingent on no use of funds to interfere with federal law enforcement: information-communication restrictions; unallowable costs; notification
  - Noninterference (within the funded "program or activity") with federal law enforcement: information-communication restrictions; ongoing compliance
  - No use of funds to interfere with federal law enforcement: information-communication restrictions; ongoing compliance
  - Noninterference (within the funded "program or activity") with federal law enforcement: No public disclosure of certain law-enforcement-sensitive information
  - No use of funds to interfere with federal law enforcement: No public disclosure of certain law-enforcement-sensitive information
  - Noninterference (within the funded "program or activity") with federal law enforcement: Notice of scheduled release
  - No use of funds to interfere with federal law enforcement: Notice of scheduled release
  - Noninterference (within the funded "program or activity") with federal law enforcement: Interrogation of certain aliens
  - No use of funds to interfere with federal law enforcement: Interrogation of certain aliens
  - Specifically, this pertains to Award conditions 53 through 60, as originally set out in the attached award document by OJP